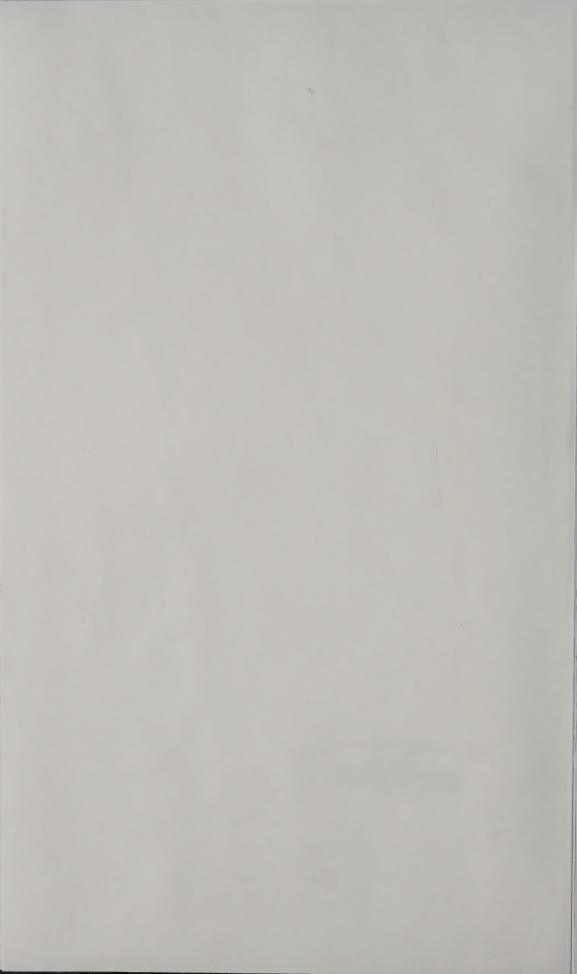




DEKALB WILLS 1900-1949 M-Q

> EGYCLERY PUBLIC LIETARY 200 S. Jackson St. Ambern, IN 48709

5/2006



SELECT WILLS OF DEKALB COUNTY, INDIANA

1900 – 1940'S VOLUME IV (M - Q)

THE FOLLOWING COUNTY OFFICIALS HAVE NOT BEEN INCLUDED IN THE EVERY NAME INDEX, WHICH BEGINS ON PAGE 982

RUTH WIDDECOMBE ANDERSON
JAMES ANGELONE
EDGAR ATKINSON
RALPH BRUCE
C. W. CAMPBELL
WILLIAM P. ENDICOTT
OAK HUSSELMAN
J. H. KNAUER
DAN M. LINK
CLARENCE McCLINTOCK
HOWARD MOUNTZ
HENRY SPRINGER
MURRAY A. STEELE
WALTER D. STUMP
CARL WALTER

Indexed by volunteers of the Willennar Genealogy Center Audra Wilcoxson 2006

DESCALE COUNTY, INDIANA

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1 st COLUMN-	NAME OF DECEASED
2 nd COLUMN-	DATE WILL IS WRITTEN & WITNESSED
3 rd COLUMN-	DATE WILL IS FILE FOR PROBATION
4 th COLUMN-	PAGE NUMBER

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An every name is index is included in each volume.

Name of deceased is in CAPITAL LETTERS

676 - 262	

INDEX OF WILLS pages i - xiv

Pages xv - Iv

An every name is index is included in each volume,

Name of deceased is in CAPITAL LETTERS

I, Catharine Maok, of Butler, indianabeing of the age of 77 years and of sound mind and disposing memory, do hereby make, publish and declare this as for my last will and tes tament in words and figures as follows, hereby revoking all forer wills by me at any time made:

Item 1st: I direct that all of my just debts together with my funeral expenses, shall be paid from the first proceeds of my estate.

Item 2nd: I give and bequeath to my daughter Cora Carroll and to my sons, William J. Mack and Orlan H. Mack, all of my personal property of every kin and description and wherever located, to be held by them in equal shares, absolutely and forever and subject only to the provisions of Item lat of this my will.

Item 3rd: I give, devise and bequeath to my daughter, Cora Corroll and to my sons, William J. Maok and Orlan . Maok the following described real estate in the City of Butler, DeWalbCounty Indiana, namely bot number 282 and five (5) feet off of the east side of bot number 283 in the Original Plat of theCity of Butler, to be held and owned by the said Cora M. Carroll, William J. Mack and Orlan H. Mack in equal shares, in fee simple, absolutely and forever.

Item 4th: I give, devise and bequeath to my daughter, Cora Carroll and to my sons, William J. Mack and Grla H. Mack, any and all real estate, which I may be the owner of at the time of my death, to be held, by the said Cora H. Carroll, William J. Mack and Orlan H. Mack, in equal shares, in fee simple, absolutely and forever.

Item 5th: I have made no provisions in this my will for my daughter, Mame K. Duffy, for the reaon that in my lifetime, I have deeded to her Lots number 46 and 47 in the Original Plat of the
City of Butler, and also a half interest in the West half (1) of Lot 125 in the Original Plat of
the City of Butler, and I am of the opinion that I have given to her more than her share of my
property, and that she should not share in my property devised in this will. Beither have I
provided in this will for Tether Bryant and Chasie Bryant, children of my decessed daughter, Fose
L. Bryant, for the reason that I believe they were amply provided for in the will of my husband
John Mack.

Idem 6th: I hereby nominate and appoint my son, William J. Mack, to be the Executor of this my Last Will and Testament.

Witness my hand and seal this the 25th day of October, 1923.

M. Catharine Mack.

Signed, sealed and acknowledged, by the said testator, Catharine Mack, as and for her last Will and Testament, in our presence, who at her request and in her presence and in the presence of each other, have subscribed our names hereto as witnesses he eof, all on this 25th day of October, 1923.

Ida Dean, Who resides at Butler, Indiana. Henry C. Springer, Who resides at Butler, Indiana.

State of Indiana, County of DeKalb. . .ss:

BE IT REMEMBERED, That on the 12th day of February, 1930, Henry C. Springer, personally appeared before Cerl Walter, Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 25th day of October, 1923, he saw the said M. Catharine Mack, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Henry C. Springer, and Ida Dean, in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound wind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Henry C. Springer,

Subscribed and sworn to before me th s the Eth day of February, 1937.

State of Indiana, County of DeMalb. . Tes:

Carl Walter, Clark DeKalb Circuit Court

I, Carl Walter, Clerk of the DeMalb Circuit Court of said State do hereby certify that the annoxed Will and Testament of Catherine Mack, has been duly admitted to Probate in said county and provem by the teatmony of Henry C. Springer, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 4 at page 457 of the record of Wilsl of said County.

IN ATTESTATION WHYREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn Indiana, in said Court, this Ith day of February, 1937.

Carl Calter, Clerk DeWalb Circuit Court.

I, John Mack of Butler, DeKalb County, Indiana, being of sound mind and disposing memory, make and appoint the following to be my last will and testament.

Item 1st, It is my will that after my death, all my just debts and valid claims against my estate shall first be paid.

Item 2nd, To my wife, Katherine Mack, I give, devise and beqUEATH ALL MY PROPERTY REAL, PERSONAL or mixed, all of my said property, subject only to my debts to be held and owned by my said wife for and during her natural life, only, and in lieu of her statutory rights to my property.

Item 3rd, After the death of my said wife, and subject only to her life estate therein and to my debts, I give devise and bequeath to my children and grand children all my property, real, personal or mixed of every kind, class or nature in the following shares and proportions:

To my daughter Cora M. Carrell, or to her heirs should she not survive me, one-fifth of my estate.

To my daughter Mayme Duffgy, or to her heirs shold she not survive me, a one fifth of my estate.

To my son Orlan H. Mack, or to his heirs should he net survive me a one-fifth of my estate.

To my son, William J. Mack, or to his heirs should he not survive me, a one-fifth of my estate.

Te Esther Bryant and Chasie Bryant, children of my deceased daughter Rose L. Bryant, a one-fifth of my estate, said one-fifth to be held by said grand children last herein named in equal shares

It is my will that said children and grandchildren shall have and hold all of said shares of my estate so herein given, devised and bequeathed to them in fee simple, absolutely and forever, subject only to what is set forth in this will.

In witness whereof I have hereunte set my hand and seal on this 24th day of April, 1918.

JOHN MACK-----(seal)

Signed and acknowledged by John Mack efButler, DeKalb County, Indiana, in our presence as and for his last will and testament, and signed by us as subscribing witnesses in his presence and in the presence of each other all on this 24th day of April 1918.

John J. Oberlin and W.P. Endicott, witnesses.

State of Indiana, DeKalb County, SS:

Be it remembered, that on the 20 day of December 1920 W.P. Endicott personally appeared before C.E.McClintock, Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows:
That on the 24th day of April 1918 he saw the said John Mack since deceased, execute the annexed instrument in writing and for his last will and testament,; t said instrument was, at the same time at the request of said testator, and with his uponsent, attested and subscribed by the said W.P.Endicett and John J. Oberlin in the presence of said testator and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twentyOone years of age, of sound mind, and not under coercion or restraint, as the said deponent verily believes, and further depone saith not.

W.P. Endicett

Subscribed and sworn to before me this 20 day of December 1920 C.E.McClintock, Clerk DeKalb Circuit Court

State of Indiana, Dekalb County, SS:

I, C.F.MoClintook Clerk of the Dekalb Circuit court of said State do hereby certify that the annexed Will and Testament of John Machas been duly admitted to probate in said county, and proven by the testimony of WP. Endicatt one of the subscribing witnesses therete, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 6, at pate 510 of the record of Wills

of said county.

In ATTESTATION WHEREOF, I hereunto subscribed my name and artis the seal of said Court at Auburn, Indiana, in said Court, this 20th day of December 1920

C. E. McClinteck,

Clerk DeKalb Circuit Court.



I Alphaus W. Madden of auburn, DeKalb Sounty, Indiana, being of sound and disposing mind and memory, do make, publich, and declare this to be my last Will and Testament, hereby revoking any and all Wills heretofore made by me.

Item 1. I direct that all my just debts and funeral expenses be first paid out

Limits of Ladien of Address of Address that to be my last ill and demonant and and according to the to be my last ill and demonant and and and according that to be my last ill and last and last ill an

imbacribed by the said Alpheus W.Madden, in our oresence, and by him declared to be his last Will and Testament, and attested by us as such, in his presence and in the presence of each other, and at his re uest, this 18th day of January, 1922.

Oak Hue sl. an



State of Indiana) DeKalb County

BE IT HERESCORD, That on the 9th day of August 1915 Edger 4. Atkinson nerconally a seried before 4. The relation of the 2011 Tire it have, of the 19 of mail to, and being seems to 3 or and Court, testified as follows: That on the 18th day of Junery 19. The second of the 18th of the

ddmr . . still mon

Subscribed and sworn to before me this 9th day of Aurust 1936

State of Indiana, behalb County, SS:

I, J.H. Knauer Clerk of the Sexalb Circuit C surt, of said State so hereby certify that the annexed Will and Tests ment of Alphous Sakadden has been duly admitted to Probate in said county, and proven by the testimony of adgar . Atkinson one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 7 at pages 376-377 of the record of Wills of said county.

IN ATTEMATION WHERROF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indians, in said court, tale 3th may of hum 1935

(GEAL)

. Inquer Clerk Dekalb Circuit Court



IN THE MATTER OF THE TERATE OF MARY E. MIDDEN, LATE OF HORE BALLY "
TOOD COUNTY, OHIO. APMINISTRATION DOCKET NO. 22 PAGE M. OAST NO. 10064
WILL RECORD VOLUME 35 PAGE 547

Last Will and Testoment of Hary E. Wadden

IN THE MAKE OF THE STREET PARTY OF ALL, I, Many E. Madden, of the Village of North Enlimore, County of Wood, and State of Phis, being of full and, of gound and disposing mind and memory, do make, sublish and declars this My Last Will and Test mant, and hereby revoke any and all lest wills and destiment heretofore made by me.

Item I. I direct that all my just debte, if many the a bo, and expenses of my last sickness and burial be first maid out of my esta a.

Item II. I direct that my executor, hereinafter named, shall blace a marker at the error of my son, Richard Maddon, in Manlawaad <u>Genetary</u>, North Baltimore, Ohio, and he shall be nermitted to enend up to Pifty Dollars (\$50.00) for such a marker.

Item III. I direct that my Executor, hareinofter named, shall sell at nrivate sale, Not numbered One Thousand Three Hundred and Ewenty Two (1322) in Gillette, Phodes and Eranks Addition to the Villege of North Relitimore, in Wood County, Obio, and use the Tunds derived from said sale for the mayment of the exhanses of my last sinkness, burial, grave marker exhanditure above stimulated, downt casts and the costs of the administration of mestate. This certain and shedific misce of real estate is the home where I am now living.

In the event that my children, Thomas J. Madden and Mary A. Unathers, choose to advance sufficient funds to my executor to may all the expenses of the settlement of my estate, then the above described percel of real estate shall remain the trongriy of the said Thomas J. Madden and Mary A. Leaters, in equal share if they advance equal cosh contributions, atherwise my property must be sold to meet the nauments herein specified.

Item IV. I give, devise and bequesth to my son, Thomas J. Madden, residing in Bloom Township, Word County, Chio, and to my daughter, Mrs. Mary A. Reathers, residing in Tules, Oklahoms, the following described piece or mercel of real estate, in equal proportions:

The South West Quarter of the South West Quarter (5% SW) of Twelve (12) West, containing Forty (40) sames - also a margel or tract of land off of the South end of the Worth West Quarter of the South West warter (5% SW) of Section Wester (12), Townshir Thirty Five (75) Worth, Tenna Twelva (12) Test, contrining five (5) agree of land, in Defait Sounty, Indiana.

This marcel or piece of real estate must not be sold for the term of ten (10) years from the data of my death, except and on y between the decisees berein mentioned, if the one shall choose to convay his or her interest to the other.

Item V. I hereby nominate and annoint Orville E. So neler, to be the Executor of this by Last Will and Testament, and I hereby authorize him to settle and adjust all claims that may be due to or from my said estate.

IN Clauses wither, I have hereinto set my hand at North Beltimer, Ohio, this 20th day of May, 1935.

Hary E. Madden

Signed by the eard Mary R. Madden and by her admorated to be her last Will and Tectiment, in our presence, eight and hearing, who at her request have hereunto subscribed our names is ritnessed in her presence and in the presence of each other, this 29th day of May, 1935.

resides at North Baltimore, Ohio resided at North Baltimore, Ohio

Confess

Be it known that I, Mary E. Madden of North Baltimore, Ohio, do make, publish and declare this a Godici' to the force inc Will made by me on the 29th day of May, 1935.

In Item IV of the foregring will, under the third margaranh, I desire that the real estate bequeathed and devised to my sum, Thomas J. Madden and to my daughter, Mrs. Mary A. Leathers, shall be vested in them, so that the said third margaranh of said Item IV will read, as follows:

"This margel or miene of real estate shall be theirs to do with as they may she fit."

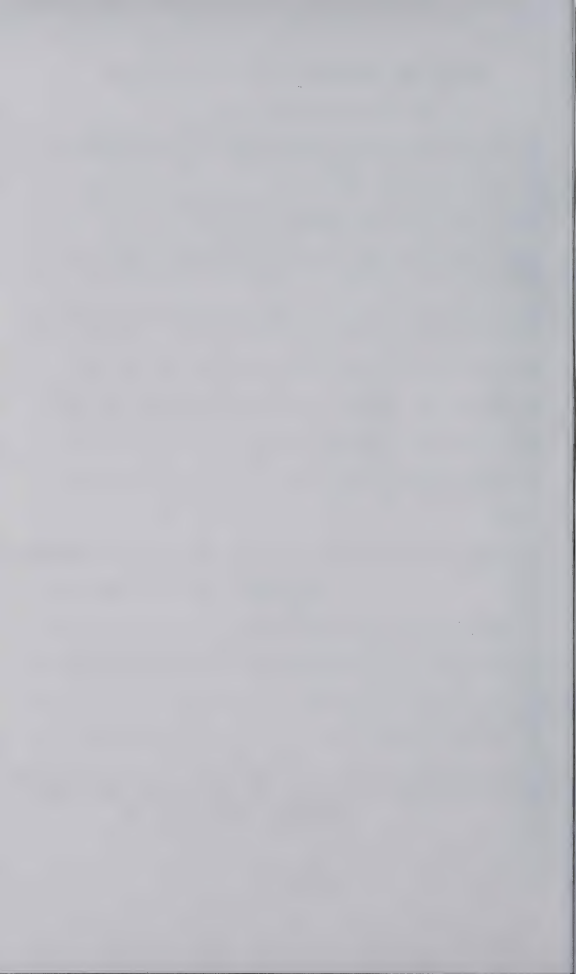
"Translating as to Item IV which is berein changed by this Godicil, I hereby affirm my will of May 29th 1935, in every respect.

IN WITHERS WITHER, I have he cunto set my hand to this Codicil at North Baltimore, Ohio, this 9th day of November 1930.

Mary E. Madden

Si ned by the said Mary W. Madden and by her admortedated to be a Codici' to her fact Will and testament in our presence, sight an hearing, who at her reset have hereunth subscribed our pames as mitnesses in her presence ind in the presence of each other, this 9th day of Movember, 103°.

Paul Fockwell of Morth Beltimore, Ohio.



APPLICATION FOR PROBUTE OF SILL

The State of Chin, Wood County. Probate Court
In the Matter of the Will of Mary E. Madden (doceased) -- Application for Probate of Will

To the Prob to Court of said County:

Your applicant respectfully represents that Dany E. Madden, late a resident of the Village of North Baltimore, in soid County, died on or shout the 9th day of May 1942, leaving an instrument in writing, because hoursonting to be her last will; that the said Mary E. Madden died leaving no surviving shouse, and the following named nersons as her only next of him, to-wit:

Thomas J. Madden Mary A. Leathers Age 57 54 Decree of Minghin Son Daughter TWO Bloomdele, Ohio Tules, Okla.

Your annligant offers the said will for nrouste and prays that a time may be fived for the proving of the same, and that said next of kin herotofore named, who are known to be residents of this State, may be notified according to law, of the presentation of the said will for problets.

Orville E. Sponsler Applicant Residence North Baltimore, Ohio.

The State of Ohio, Wood County.

The above named Grville \overline{x} . Sponsier being first duly sworn, says that the facts stated and the allegations in the foregoing application contained, are true as he verily believes.

Orville I. Sponsler

Sworn to before me and signed in my presence, this 25th day of lay, 1942.

(Senl)

Kenneth Adams Notary Public, Mood County, Ohio

The State of Ohio, Wood County.

In The Matter of the Will of Mary E. Madden

Probate Court
Waiver of Wation and Comment to Wrabite of Watton and Tombont

We, the undersimed, next of kin of Wary W. Madden, decembed, residents of the State of Ohio, hereby waive further notice of the presentation of soid decedent's will for probate, and comment to the a mission of the same to probate.

Thom s J. Madden Mary A. Deathers

Dated this 29th day of Way 1042.

The State of Ohio, Wood County.
In the Watter of the Will of Mary E. Modden Wo. 10065

(Decessed)

Probate Court
Journal Entry on Presentation
of
"11) for Probate

An application having been this day presented to the Court by Crville T. Shonsler praying that an instrument in writing nurrorting to be the list will and testament of Mary T. Madden decessed, be admitted to prob te: All heirs at law, having whited in writing, notice and consented to admission of the Till to Prob te, It is or send that a hearing on said application will be had on the 25th day of May, 1942, at 1 o'clock P. M.

Raymond E. Ladd Prob te Judge

TREATHORY OF SITURSONS TO WILL

Probate Court, Wood County, Ohio

In the Metter of
THE WILL OF
Mary E. Widden
(Decenced)

No. 10069

TRUTTIONY OF HITCHESTS

Personally anneared in onen Court Paul Rookwell and C. W. Sponeler who being first duly sworn to testify the truth, the whole truth and nothing but the truth, in relation the the execution of the last Will and Testament of Mary B. Madden, decreed, denote and gav: We were present at the execution of the instruent of writing now before us, dated May 30th 1935, nurnorthing to be the last Will and Testament of Mary B. Madden, decreed; if t we, at the request of said Testatrix and in her presence, respectively subscribed our names thereto as witnesses; and that we aw said Testatrix aim said instrument at the end thought of the time of executing the same, was of full age and of sound mind and momory, and not under any restraint.

Sworn to before me and slowed in my presence by said witnesses in open Court, this 24th day of bay 1902.

Witnesse::/
Paul Rockwell
G. W. Sponsler

Raymond E. Ladd (

(Probate Judea)

Worth Baltimore, Ohio North Baltimore, Ohio

(Seal)



THE THREE OF SITUTESTS TO COMPAIN OF THE

Probate Court, Wand County, Ohio

In the Matter of The Will OF Mary E. Medden (Densased)

No. 10064

TE. TI ONY OF MICHESONS

The State of Ohin, World County.

Personally anneared in onen Court Paul Rockwel and G. W. Snonsler who being first duly eworn to testify the truth, the whole truth, and nothing but it truth, in relation to the execution of the Last Will and T street of Many F. Madden denessed, denose and a v: That they were present at the execution of the instrument of writin now being them bearing dat the 9th day of Housmber A. D. 1938, nurror time to be a codicit to and a next of the Last Will and Testement of Mary W. Madden denes ed: that they represent you bearing deteir names thereto as witnesses at the request of said Testetrix and in her presence: that they say said Testetrix sime said instrument at the ond the soft, and heard her advandables the same to be a ordinit to and a next of her Will; and that said sary T. Hadden at the time of executing the same, was of full age, and of sound mind and memory, and not under any restrain.

Paul Godwell
G. W. Bhoreler
Sworn to before me and sized in my presence by emid witnesses in open Churt, this 25th day of May 1982.

(Ses1)

Raymond B. Na 'd

Probate Judge

Johnston marry

Probite Court, Mond County Ohio.

Hay 25th, 19h2.

In the Matter of the Will of

Mary E. Madden

Order Admitting to Prob to and Penord

This matter came on this day further to be hear, on the emplication of Greille T.

Shoneler to admit to probe to and record the Will of Pary A. Wadden deceased, late of the Village of Horth Baltimore in said County, heretofore filed in this Court.

It is now shown to the esticaction of the Court that said doe ndent died leaving No surviving shouse and that all the next of kin of said doe ndent, known to be resident of the State, have wrived notice and given consent to the probe to of said Will.

And Paul Rockwell and G. W. Shoneler, the subscribing without a to said Will, and Paul Rockwell and G. W. Shoneler, the subscribing without a to Codicil, a part thereof, this day anneared in onen Court and having been duly swarm, testified respectively to the due execution and attest tion of said Will and of said Codicil, which histimany was reduced to writing, was subscribed by them respectively, and was filed with said Will.

Whereumon the Court "inds that the aforsaid instrument of writing, together with said Codicil, is the last Will and Testament of said Mary ". Modden deceased; that it was duly executed and attested; and that the said testator, at the time of similar said Will, was of full age, of sound mind and memory and not under any restraint.

The efore the Court orders the admitting of said Will to probate, and that it, together with the said testimony of the witnesses above named, be entaged of record in this Court.

Raymond T. Ladd

Probate Judge

APPEIGATION FOR LETTERS THOTAL METARY

The State of Chio. Wood County.

Probate Court

Orville E. Snoneler, being duly swoon, enve that Mary E. Medden, late a recident of North Beltimore in said County, died testate on or about the 9th day of May 1942, at Morth Beltimore, Chio: that the lest Will of said decedent has been duly admitted to prob te and record in the Probate Court of said County; that the said decedent died leaving no surviving spouse, and the following persons har known next of kin:

P. O. Address

fulsa, Okla.

Age

Kinship

Thomas J. Madden Mary A. Leathers

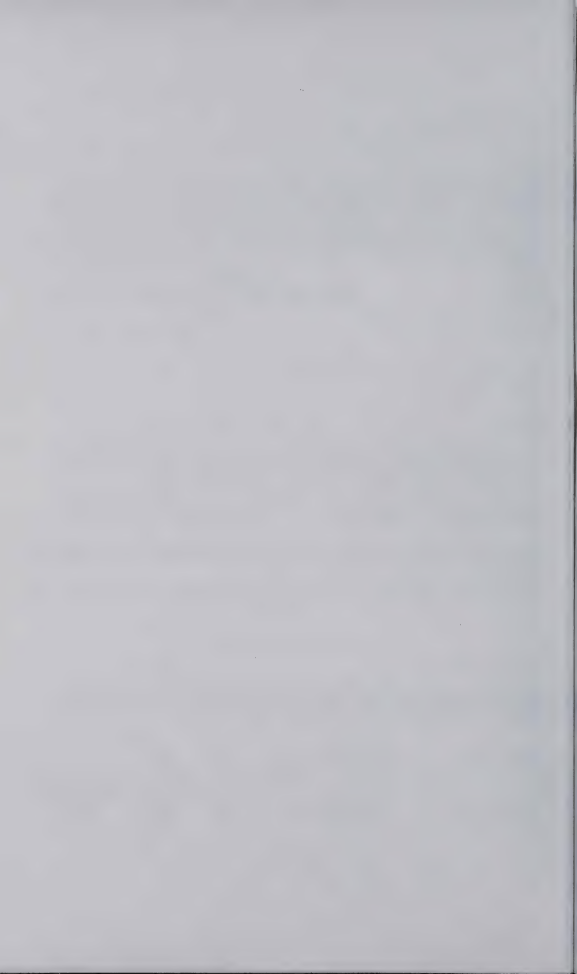
R. F. D. Bloomdale, Ohio Tulsa, Ohla.

Legal

Son Daughter

The following are the only Legatees and Devisers of said Testator named in her Will: Age Value of heracy of ear Property P. O. Address Name Thomas J. Madden Mary A. Leathers 1300.00 RFD Bloomdale, Ohio Sect.1





The undersioned asks to be appointed Executor of the Estate of said decendent and on his oath aforesaid says, that the Estate are sists of:

Personal Property of the probable value of 6 100.00

Real Estate of the probable value of 5 3700.00

Annual Peast Estate rentals which will come into hends, of the probable value of

£ 3500.00 Total

the amount of all indebtedness the deceased had expinet the undersioned is "None for, --included in the amount of Parsonal Property above stated.

The undersioned further states that the deceased at the time of her death was encound in

the business of domostic .

Cruille 5. Snoneler

P. O. Address

North Battimore, Thio

Sworn to before me and signed in my presence, this 21th deday of May 1942

Kenneth Adoms

(50al)

Hotsry Public, Mond County, Ohio

To the Probate Gour of Wood Gounty, Chio:

The undersished offers a band as "xecutor of the "state of Mery ". "Indian, d in the sum of \$1,000.00 with The Fidelity & Casualty Company of New York and \$1...

in the sum of \$1,000.00 with The Fidelity & Casualty Company of New York and \$1.....
as suretime thereon.

The name of Kenneth Adams, Attorney, who will represent me in matters relating to this trust, is hereby filed in said Court.

The undersigned makes amplic tion for the appointment of ampraisers of the real estate and personal property of the said decembers, and such asta the names of No. No. Gerdeman,
G. N. Shoneler and A. H. Beobhel as suitable disinterested memsons for auch ampraisers.

Estad this 25th day of Nav, 1942

Orville 4. Sponster

BOTTO OF THE TOTAL

MHOS ALL 1978 by Green prosumes, That we, Orville 5. Connecter and The Fiderity 6 Casualty Commany of New York, are held and firmly bound to the State of Ohio, in the menel sum of One Thousand Dollars, to the represent of which sum well and truly to be made we do bind ourselves, our heirs, executors and administrators, jointly and severally be these presents.

Signed by we and deted at North Baltimore, Ohic, this 20th day of May 10h2.

THE CONFITION OF THE ABOVE OBLIGHTION IS SHOW; That if the above bound Ordine W. Showeler, Frecutor of the last Will of Mary W. Hedden deceased, Inte of Morth Heltimore, Obio in the County of Mood and State eforesaid:

1. Make and return to the Court, an oath, within the time required by law, a true inventory of all the moneys, goods, chattels, rights and credits of the Tostator which are by law to be administered, and which come to his nossession or knowledge; and in inventory of the real estate of the deceased;

2. Administer and distribute according to law and the will of the Testator, all her mone goods, chattels, rights and credits, the proceeds of any action for wrongful death, or of any settlement, with or without suit, of a wrongful death claim, and the proceeds of all her real estate sold, which come to the possession of the Tweoutor or to the possession of any other person for him;

3. Bender upon oath, a just and true account of his administration at the time or times required by the Court or the law.

Frithfully and honestly discharge the duties devolving upon him as such "Recentor; then this obligation to be void; otherwise to remain in full force and virtue in law.

Executed in the Presence of

Orville &. Snonsler

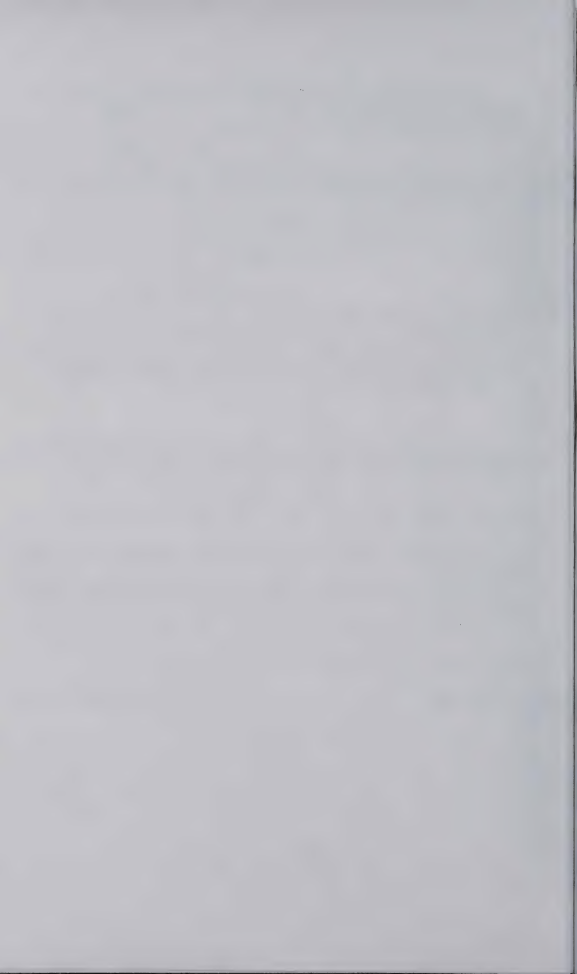
Paul Rockwell M. L. Dumale

The Fidelity and Casualty Corpany of New York By G. M. DeMarinie, Attorney

This bond approved in open fourt, this 27th day of bay 1942.

Raymond E. 'edd

Probate Judge



Paddans balldrandbud.

The State of Ohio, Wood County.

Probete Court

I, Raymond &. Ladd, Judge of the Probate Court within and for soid County, in the name and by the authority of the State of Chio, do by these presents MANN FROMM, that in said Probate Waurt at Rowling Green, Chio, on the 2dth day of Ma , 10h2, the Last Will of Mary B. Medder, deceased late of North Baltimore in said County, was duly proved ind allowed by said Court; and that the addition of all and singular the monde, chattels, rights and orders of said decased any was concerning her last Will was committed to Orville W. Bronsler of North Baltimore, Chio, the Executor in the said Will named; and the said Executor shall,

1. Take and return to the Gourt, on oath, within the time required by low, a true inventory of all the moneys, goods, chattels, rights and credits of the Testator which are by law to be administered, and which come to his nosession or knowledge; and an inventory of the real

to be administered, and which come to his nowsession or knowledge; and an inventory of the real estate of the deceased;

21 Administer and distribute according to law and the will of the Testator, all har moneys, goods, chattels, rights and credits, the proceeds of any action for wrongful death, or of any settlement, with an mithour suit, of a wrongful death claim and the proceed of all her real estate sold, which come to the nosession of the Executor or the the possession of any other person for him;

3. Render upon onth, a just and true account of his administration at the time or times required by the Court or the law.

Faithfully and homestly discharge the duties devolving upon him as such Executor.

IN TESTINOMY METEOR, I have hereunto affixed the seal of said Court at Bowline Green, Ohio, this 25th day of May 1012.

(Seal)

Raymond T. tad6 Judge and ex-officio Clerk

TOOR CONTY, SE

PROBAT" OTTRE- . Payy 24th, 1942

In the Matter of the Wstate Mrry . Median, Deceased. No. 10059

Granting Letters Testamentary

On Application, the Gourt grants unto Orvite. I. Sponsler, Letters Testementary under the Will of said Wary E. Medden, late of this County, deceased, he being named as Executor therein: whereunon he accepts and appointment, files an estimate of the Volue of the whole estate, and presents his Bond as such Executor in the sum of one Thousand Dollars (*1000.00) with the Fidelity and County of Abs York as surety thereon to the approval of the Count, and Milliam N. Derdeman, G. W. Shonsler and A. F. Bechtel are appointed Appraisers.

Saymond & tod Brobate Judge.

CERTIFICATE TO CODIES

THE STATE OF OHIO,

PROPART COMPT

I, Raymond & Ladd, Judge and ex-officio Clerk of the Probate Court within and for said County, haveing the quantum of the Files, Journals and Records of said Count, do here'v certify that the Francism is a true only of the test will an testment of envir. Adden, of North Beltimore, Good Gounty, Ohio, deceased; anniosti n to edmit Will to Probate and Record in this Court; order on filing Will, prefer admitting Will to Probate and Record: Application filed by Gruille . Therefore, North Beltimore, Ohio, to be annointed Trecutor of and Testment of Transler, Tours Tastmentary issued to Grait of E. Sponsler, journal entiry on Application of Transler, the same of many many the records of said Court and I further certify, that I have correctly command the formanism convenity the original record.

in Titnese Thereof, I have hereunto set my hand and efficed the seel of said Court, at Bowling Green, Chio, the 28th day of February A. D. 1983.

(See 1)

Problets Judge and ex-officio Clerk of said Court

The State of Ohio, Wook County, SS.

I, the understoned sole Judge of the probate Court within and for said County and State, the same being a Court of New and fractif, the New York of the Unity of the Unity of the Unity that I for the Court and I further cartify that I, the said Raymond W. Ladd, whose senuine significant is attached to the forecoing certificate, and as at the time of signing the said, at official Chart of said Propose Court, and as such, full faith and credit are due my sais, and that the above certificate and attactation are in due form of law, an made by the proper officer.

In ditages Shareof, I have because one we have a said when a said the seal of the court is said to the court of the said the seal of the court of the said that the seal of the proper of the said the seal of the said the said the said of the said that the said of the said th

In Witness Whereof, I hav hereunto set my hand and affired the seal of said Court, at Bowline Green, this, this 25th day of Rebrury A. D. 1943

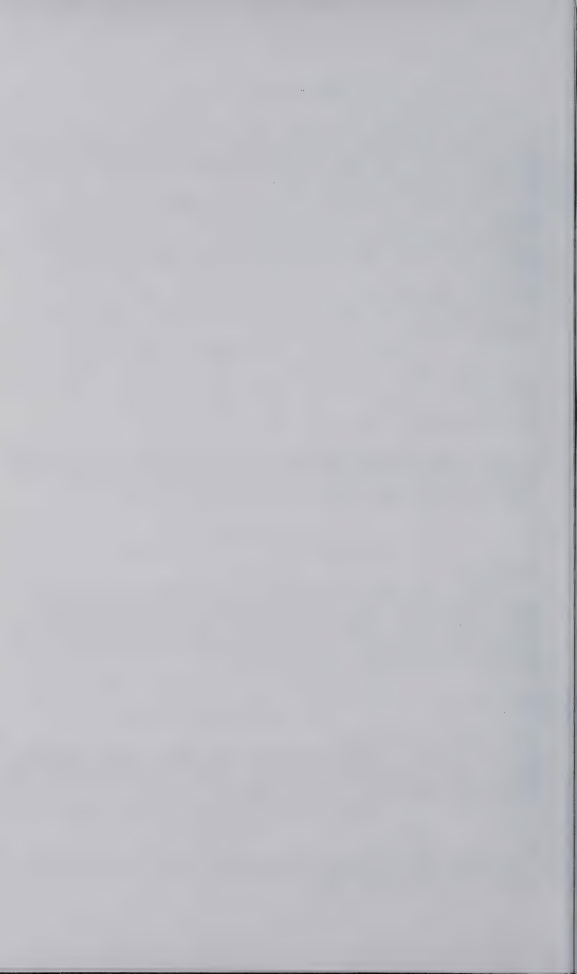
(Seal)

Haymond E. Ladd Judes as aforesaid

The State of Chio, Good County, 85.

I, the undersimed, ex-offician Clerk of the Problem Count within and for said County and State aforesaid, hereby cartify that I, the said Raymond 4. Lody, am also the sale Judge of said Problem Court, duty commissioned and qualified, and new acting as such.

Fr.



EMMA MADER

- I, Emma Mader, of Auburn, DeKalb County, State of Indiana, being of sound mind and memory, in the name of the Benevolent Pather of All, do hereby make, publish and declare this my last will, hereby revoking any and all former wills by me made.
- Item I. It is my will that all my just debts, the expenses of my last sickness and funeral, be fully paid and that my executor place the proper inscription upon the family monument in Woodlawn Cemetary at Auburn, as soon after my death as is practicable.
- Item 2. I hereby will and bequesth unto 4velyn Lorine Voeller of Columbus, Ohto, the daughter of Leo F. Voeller and Lorine Mader Woeller, the sum of \$ 2000.00.
- Item 3. I hereby will and bequeath unto my sister, Elizabeth Hartman of 1476 Parsons Avenue, Columbus, Ohio, the sum of \$ 2000.00.
- Item 4. I hereby will and bequeath unto my bruther, Henry A. Garber of Menton, Michigan, the sum of \$ 200.00.
- Item 5. I hereby will and bequeath unto my brother, William Garber of Auburn, Indians, the sum of \$ 200.00.
- Item 6. I hereby will and becomenth unto my nephew, Harry Neal, the son of John Neal and ida R. Neal of LaGrange, Illinois, the sum of \$ 100.00.
- Item 7. I hereby will and bequeath unto my nephew, Thomas Neal of Joliet, Illinois, the son of said John Neal and Ide R. Neal, the sem of \$ 100.00.
- Item 8. In the event that my property and estate should not be sufficient in amount to fully pay and satisfy all the specific bequests hereinabove provided for, then it is my will that said bequests be paid in the prior of priorities in which the same are herein set forth, and that said bequests having the higher priority be fully paid before these of less priority be paid anything.
- Item 9. All the rest and residue of my property and estate, including both real estate and personal property of every kind and character, whatsoever and wheresoever situated, which may remain after the foregoing provisions of this will have been complied with, I hereby will, devise and bequeath, absolutely and in fee simple, unto said Evelyn Lorine Voeller of Columbus, Ohio.
- Item IO. I hereby nominate and appoint Archie Hewitt of Auburn, Indiana, the Executor of this will.

In Testimony Whereof, I have hereunto affixed my hand and seal this 10th day of December, 1935, at Auburn, Indiana.

Emma Mader (SEAL)

Signed by said testatrix, Emma Mader, as her last will, in the presence of us, who, at her request and in her presence, and in the presence of each other, have hereunto affixed our names this 10th day of December, 1935. At Auburn, Indians, as witheses.

	Walte	r	D.	Stump	
				combe	
-	-				

State of Indiana DeKalb County.....SS:

BE IT REMEMBERED, That on the 18th day of May, 1948 Walter D. Stump personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being aworn by the Clerk of said Court testified as follows: That on the 10th day of December, 1938, he saw the said Emma Mader, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Welter D. Stump and Ruth Middlocmbe in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Walter D. Stump

Subscribed and sworn to be ore me this 18th day of May. 1946.

(SHAL)

Murray A. Steele

Clerk WeKalb Circuit Court.

STATE OF INDIANA, DEKALB COUNTY:::::SS:

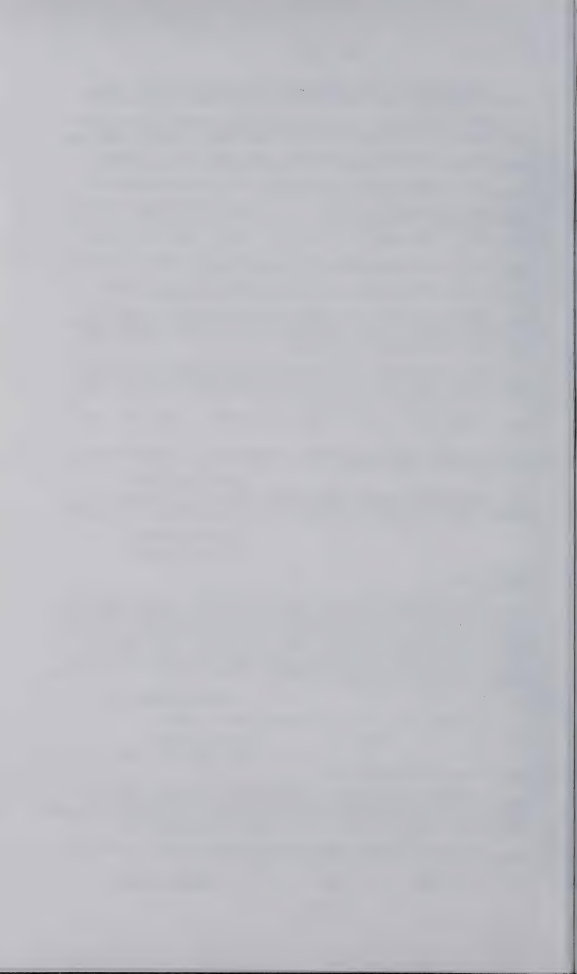
I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Emma Mader has been duly admitted to robate in said county, and proven by the testimony of Walter D. Stump one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at pages 449 of the record of Wills of said County.

IN ATTESTATION WHEREOP, I hereunto ausseribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 18th day of May, 1946.

(SEAL)

Murray A. Steele





I, William C. Magginis, of Dekalb County, State of Indiana, being of sound and disposing wind and memory, do hereby make, publish and declare this to be my last Will and Testament, hereby expressly reveking any and all wills heretofore made by me.

Item I. I direct that all my debts and funeral expenses be first paid out of my ostate.

Item 2. I give and bequeath unto Clarence B. Sponhover the sum of Fifty (50) Deliars to be his absolutely.

Item 3. I give and bequeath unto my grand-daughter Blanche S. Spennower the sum of One Hundred (100) Bellars to be hers absolutely.

Item 4. All the rest and residue of my property, real and personal, of every kind and character and whereaver situate, whether small by me at this time or hereafter acquired by me, I give, bequeath and decise unto my dan here clara 5. Spenhower, she to take and held the same in for-simple and absolutely.

Item 5. I hereby nominate and appoint my said daughter Clara B. Spenhower as executrin of this Will.

In Witness Wheroof, I have herounto subscribed my name this 20th day of December, 1940.

William C. Magrinia

Subscribed by the said William G. Magginis in our presence, and by him declared to be his last will and attented by us as such, at his request, in his presence and in the presence of each other, this 20th day of December, 1940.

Edgar W. Atkinson

State of Indiana DoMalb County 33:

BE IT REMEMBERED, That on the 2Ist day of January, 1947, Edwar W. Attinson, personally appeared before the Dokalb Circuit Court, of the State of Indiana, and being sworm by the Close of said court, testified as follows: That on the 20th day of December, 1940, he saw the said Milliam 3. Mag hair, since decembed, execute the amore lastrument in writing as and for Milliam 3. Mag hair, since decembed, execute the amore lastrument the writing as and for Milliam its lastrument; that said instrument was, at the time at the request of said testator, and with its comment, autosted and subscribed by the said adjar W. Attenson and Imph C. Sanders, in the presence of said testator, and of sach other, as subscribing wit esses thereto; that the said testator, was at that time, twenty-one years of age, of sound mind, and not under any coordin or restraint, as the said dependent verify believes; and further dependent saith not.

Md ar W. Atkinson

Subscribed and sworm to before me this Bist day of January, 1947.

(SAL)

Murray A. Steele Clork DoMalb Circuit Court.

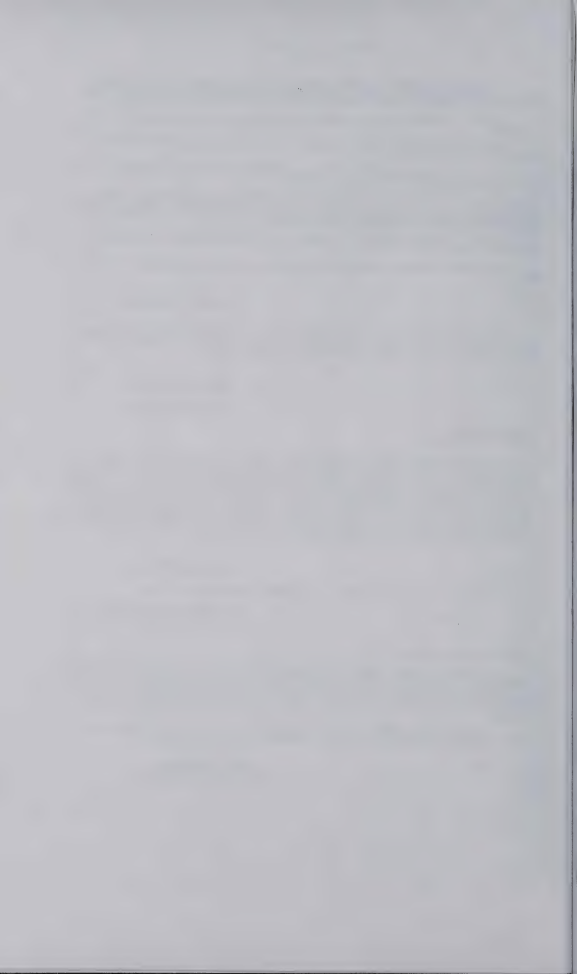
STATE OF INDIANA, DEMALE COUNTY, SO:

I, Thursay A. Steele, Clerk of the Dekalb Circuit Court, of said State, do hereby certify that the an ened ill and Testament of William S. Magninis has been duly admitted to Frobate in said county, and preven by the testin my of dur U. Atkinson one of the subscribing withouses thereby, and that a complete resord of said Will and the proof thereof, has been recorded in Book No. 0 at page 430 of the record of Wills of said County.

IN ATTESTATION WHITEOF, I herounto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this Sist day of January, 1047.

(SUAL)

Murray A. Steele Clerk DoMalb Circuit Court.



Will of H. C. Mann.

I, H. C. Mann of Franklin Township DeKalb County, Indian, being of lawful age and of sound mind and memory, do hereby make, publish and declare the following to be my last will and Testament, hereby revoking all former wills and all codicils thereto by ma at any time made, in words and figures as follows, to-wit:

Item ist: It is my will that all of my just debts together with my funeral expenses shall be used out of the first proceeds of my estate.

Item 2nd: I give, devise and bequeath to my wife, Rosie E. Mann, all of my property both real and personal, of every kind and class and wherever situated, to be held and owned by her, in fee simple, absolutely and forever and upon the condition only that my said wife, Rosie E. Mann, shall survive me.

Item 3d: It is my will that in case my said wife, Rosie E. Mann, shall not survive me, that then and in that cose, that my Executor, hereinafter named, shall proceed as soon as practicable after my death, under the orders and directions of the court, to dispose of by sale of all of my property, both real and personal, of every kind, class and nature, and shall thus convert my estate into cash or negotiable accurities, to be disposed of as follows, to-mit:

First: That the Executor shall pay and turn over to my son, Charles F. Mann, the sum of Eight Hundred Dollars (GSOO.OO), to be held and owned by my said son, Charles F. Mann, or by his heirs should he not curvive me, in fee simple absolutely and forever. shall not surtive

and forever.

Charles F. Mann, or by his heirs should he not survive me, in fee simple absolutely and forever.

Second: That the said Executor shall pay and turn over to my daughter, Ida Mann Rohm, the sum of Six Hundred Bollars (\$650.00) to be held and owned by my said daughter, Ida Mann Rohm, or by her heirs should she not survive me, in fee simple absolutely and forever.

Third: That the balance remaining in the hands of the stid Executor after the payment of said debts and fumeral expenses and after the payment of the specefic legacies to Charles F. Mann and Ida Mann Rohm, as heretofore provided for, shall be divided equally; share and share alike, between my five children, Charles F. Mann, Ida Mann Rohm, Garrie Casterd, John Mann and Malinda Johnson, or to their heir should they not survive me, to be held and owned by them in fee simple, absolutely and forever.

I make the additional provisions herein for my son, Charles F. Mann and for my daughter, Ida Mann Rohm, in excess of the share given to my other children, in recognition of the services rendered by them to myself and wife in our home and in payment for such services and it is my will that in case I do not leave enough property to pay the said specific legacies given to Charles F. Mann and Ida Mann Rohm in Item three of my will, that whatever mus there shall be shall be pro rated between Charles F. Mann and Ida Mann Rohm have been paid in full.

Item 4th: I hareby nominate and appoint Bennie Taylor of Hemilton, Indiana to be the Executor of this my Will and Testament.

Witness my hand and seal this the 18th day of June, 1925.

Signed, Sealed and acknowledged by the said testator, as and for his last will and testapent in our presence, who in his presence and at his request and in the presence of each other, have hereunto attached our names as subscribing witnesses, all on this the 18th day of June, 192).

Henry C. Springer C. W. Gampbell

State of Indiana, DeKalb County. . . ss:

BE IT REMEMBERED, That on the 9th day of January 1933 Henry C. Springer personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 16th day of June 1925, he saw the said H. C. Hann, since deceased, execute the amexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Henry C. Springer and C. W. Campbell in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of ase, of sound mind, and not under any coercion or restraint, as the said deconent verily believes; and further deconent saith not.

Henry C. Subscribed and sworn to before me this 9th day of January, 1033. Springer

Carl Walter Clerk DeKalb Circuit Court.

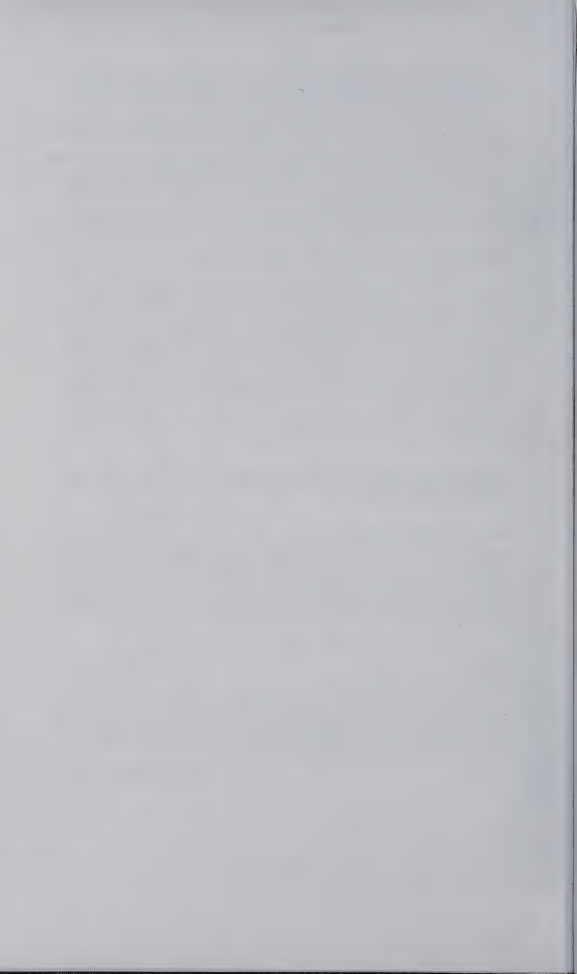
State of Indiana, DeKalb County, 88:

I, Carl Walter Clerk of the DeMalb Circuit Court, of said State do hereby certify that the annexed will and Testament of H. C. Mann has been duly admitted to probate in said county, and proven by the testimony of Henry C. Springer one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book Bo S at page 210 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Augurn, Indiana, in said Court, this 9th day of January 1933.

Carl Walter Clork DeKalb Circuit Court,

(SEAL)



3 1 1 1 1 .

I, Henry John Mann, of Dekelb County, State of Indiana, do herewy make and publish this my last will and testa ent, revoking all former wills by me acce.

11 - 1

It is my will that all my just debts, expenses of last mickness and funeral, be haid as soon after my death as is procticable.

Itam J.

It is my will that Ray 3. Dilpard, undertaker of Auburn, Indiana take care of my body and burial.

I direct my Executor to place at my stage a suitable marker or monument, to cont not to exceed the sum of Two Sundred (3200.07) Bollars.

Itom b.

I hereby give, sevise and bequeath to my Sear friends, James Well and Ballace, for their acts of kindness to me, the sum of One Hundred Fifty (3150.)

Itam 5.

I give, devise and bogu ath all of the remainder of my property, after the payment of the items herein before revised for, to my nephaws, Clarence Mann and Oncar Mann, and my nices, Fern Mann, to be divided between them, share and share alike.

Provided, however, and I hereby direct that the share going to each of my said nephews shall be held in trut for them by my executor for a period of three years after my meath, they to receive the income therefrom annually and their serveive shares to be given to them by my Executor, absolutely and in fee aim le, at the excitation of the three years period. This provision does not aply to the bequest herein made to my said nices, Fern Mann.

For the purpose of maying the items and bequests herein provides for, I hereby direct the Executor of this will to convert is all of my property, both real and ersonal into cash as coon after my death as contractousble.

110. . .

al hereby nominate and appoint my friend, John Ketal, expeutor of tie will.

In ditness thereof, I beroute set my hand and seel at Auburn, Indiana this 17th day of February, 192 . Henry John Mann

Subscribed by the soid Henry John Mann in our presence, and by him declared to be his last will and testament, and attracted by us as such in is presence, and in the cresence of each other, his 17th day of February, 19 5.

State of Indiana) AS Witnesses Chas. M. Brown Dekalb County

BE IT A CEMPERED, That on the 6th day of October 1925 C. Rrown personally appeared before 4.0. Endicott Judge of the Dekalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, tratified as follows:
That on the 17th day of corrulary 1985, he saw the said John kenry wann, since occance execute the annexes instrument in writing as and for his last will and testament; the said inar rument wan, at the same time at the rejuest of said testator, and with his consent, attested and substribud by the said Chas. As more and In z Kang in the presence of said testator, and of each other, as subscribin, witnesses thereto; that the said testator, wan, at that thee, twenty-one years of age, of some mind, and not under any cocroim or restraint, as the said deponent verily believes; and for their deponent saith not.

Subscribed and sworn to before as this 6th lay of October 1925.

(S AL)

Chas. N. Frown
Subscribed and sworn to before as this 6th lay of October 1925.

J. Knamer
Olerk Devalb Circuit Court.

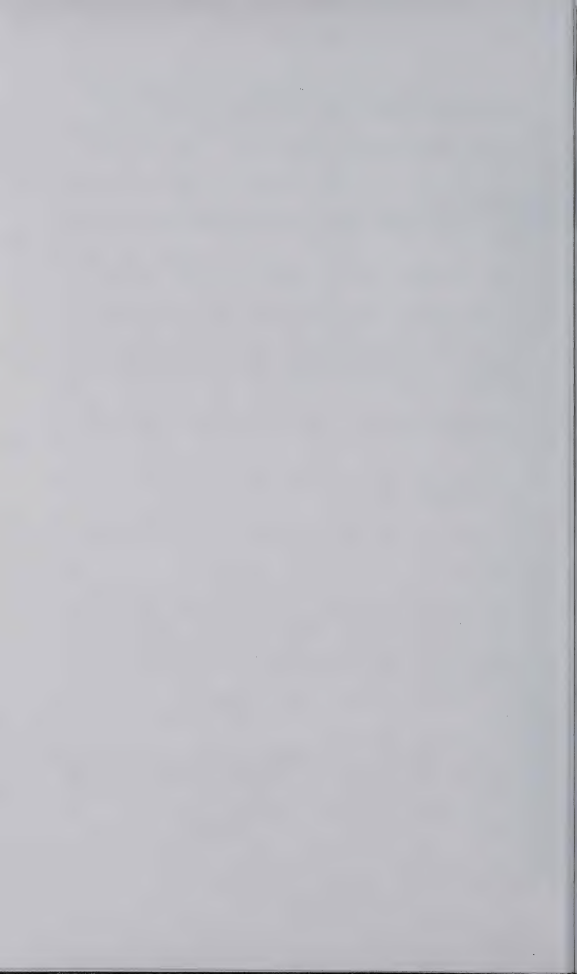
State of Indiana, DeKalb Courty, Sa:

I, J.H. Knauer, Clerk of the Jekalb Circuit Court, of said state do hereby certify that the annexed will and Testament of donry John kenn has been duly askited to Probe to in said court, and proven by thetestimony of Thee. It. arown one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book No. 7 at page 303 of the record of Wills of said

COURT, at Auburn, Indiana, in said Court, t is 6th day of Cotober 1925.

(S%L)

J. .finauor
Clerk Dewalt Circ it Court.



- I, Clara a. Manroc, being of sound and disposing mind and memory do make, publish and declare this to be my last Will, hereby expressly reveling any and all wills heretofore made by me.
- Ito.: I. I direct that all my dobts and funeral expense be first paid out of an estate.
- Item 2. I give and bequeath unto Elmer Poote and Selon Poote the sum of Thousand (I,000) Pollars to be theirs absolutely and in foe simple.
- Item S. I give and bequeath ante Alice Foote and Isabelle Poote, each the sum of Two Hundred (200) Dollars to be theirs absolutely.
- Item 4. I rive and bequeath unto Versic stella quince the sun of Five Hundred (600) Pollars to be here absolutely.
- Item 5. I 1vo and bequeath unto Willard Millor and Forn Willor, each the sam of Two Mandred Fifty (250) Dollars to be theirs absolutely.
- Itom 6. I give and bequeats unto Pays Miller the sum of Fifty (60) Bollars to be here absolutely.
- Itom 7. I give and bequeath unto edythe Foote the sum of Fifty (50) Follars to be here ab clutchy.
- Item 8. All the rost and residue of my property, real and personal, of every kind and character and where ever situate, I give, bequeath and devise unto bluer M. Foote, he to take and hold the same absolutely and in fee simple.
 - Itom O. I hereby nominate and appoint Elmer M. Poote as executor of this Will.
- In Witness Whereof I have hereunto subscribed my name this Pard day of January,

Clara C. Canroo

Subscribed by the said Clara b. Manroe in our presence and by her declared to be her last Will and attested by us as such in her presence, at her request and in the presence of each other this Sord day of January, 1948.

Della Honsin er

B gar W. It inson

State of Indiana

Bi IT RESERVENCE That on the I4th day of Pebruary, I048, Edgar W. Atkinson personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being swern by the Clork of said Court, testified as follows: That on the Sord day of January, I048, he saw the said Clara B. Hannes, since deceased, execute the amended instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said digar M. Atkinson and solid Mensinger in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix was, at that time, twenty-one years of age, of sound mini, and not under any coordin or restraint as the said dependent verity believes; and further dependent saith not.

Sdrar W. Atkinson

Subscribed and sworn to before me tils I4th day of Pebruary, 1948.

(S.AL)

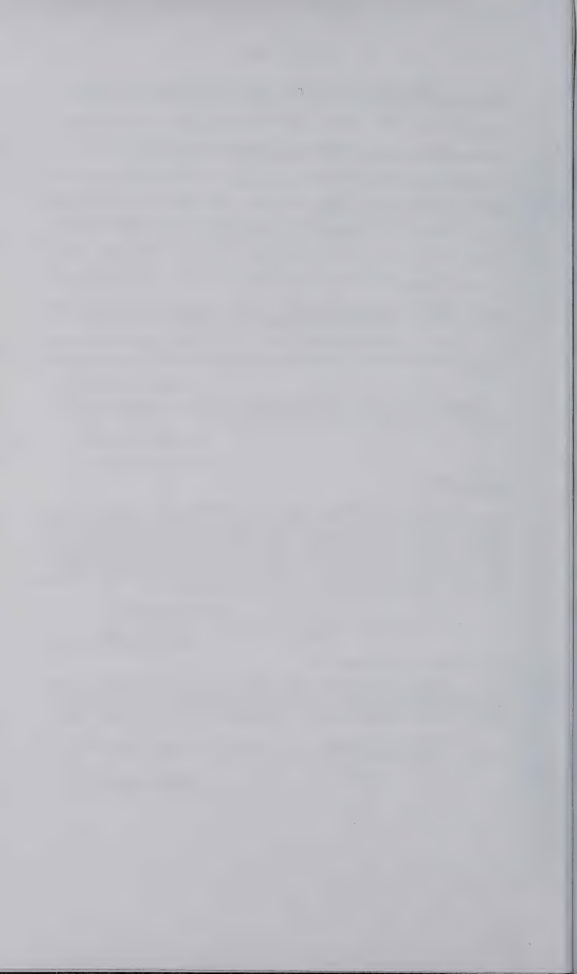
Clork Dowald Circuit Court.

SE THE OF INDIANA. DEMAND COUNTY, SS:

- I, Murray A. Stoole, Clork of the Defialb Circuit Court, of said State de hereby certify that the annexed Will and Testament of Clara 2. Mannes has been duly admitted to Probate in said county, and proven by the testiment of Edgar W. Atkinson one of the subcerthing witnesses thereto, and that a complete record of said will and the proof theoreof, has been recorded in Book No. 9 at page 502 of the record of Wills of said county.
- I' ATTESTATION WHENOU, I hereunte subscribe my name and affix the soal of said Court, at Auburn, Indiana, in said court, this leth day of February, 1948.

(SUAL)

Clork Dolalb Circuit Court.



Rose Hannfield,

TILL OF ROSE MANSFIELD.

I, hose Americla, a recident of the City of 2 great, in the court of leady and state of Indiana, being of sound and finness, and and seeding and and seeding and and seeding any and all former wills by me made.

ITEM 1. It is my will that at my death my executor hereinafter named shall may, out of my estate, all it am proven ebts and it extends the finness and shall also may the me of one number collers (100.00) to the return of at. Joseph's Catholic Church, Carrett, Indiana for masses.

ITEM 2. I hereby give, devise and bequeath to my daughter, Cora Shoudel, one half of all of the rest and residue of all property of which I shall die poncessed, of whatever character and wherever situate.

ITEM 3. I hereby give and bequeath to my son George A.Manafield the sum of Twenty five Bollars (325,00) to be paid to him out of the one half of my estate remaining after the payment of debts, excenses and legacies as provided for in items one (1) and two (2).

remaining after the payment of decor, extended and regarded little, wellyn oscile one (1) and two (2).

ITD 4. I bereby rive, berice one be nearly to we reade in the wellyn oscile lengthed. He have 'energial' to will be read on rield, in equal direct, all of the rest and recidue of all underty of which I shall die possessed.

WITHOUGH my hand and teal this the 26th day of January, 1932, at Carrett,

Indiana.

Rose Manafield

The foregoing instrument signed and acknowledged by Rose Manafield as and for her last will and testament this the 26th day of January, 1932, in our presence, who, at her request, in her presence and in the presence of each other, have beganning set our hands as witnesser the caid day and year above written.

D.M. Reynolds J. Wrinherhoff.

22 IT REMBERED. That on the 5th day of February, 1932, J.D.Brinkerhoff personally soleared before blems better, lerk of the betall directions, of the state of Indiana, and being soom by the Clerk of said Court, testified as follows: That on the 26th day of January, 1932, he saw the said Rose Hansfield, since decembed, execute the ammented in trument in critics as an far har last till and testament; that said instrument was, at the same time at the request of said testatrix, and with her concent, attested and advantaged by the said J.D. Trikerhoff and b. Leynolds in the presence of said testatrix, and of each other, as underlying witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

3.D.Brinkerhoff
Subsoribbed and evern to before me this 5th day of bebruary, 1932.

Subscribed and sworn to before me this 5th day of February, 1932.

Glenn Potter
(SSAL)

Clerk DeWalb Circuit Court.

(SEAL)

State of Indiana, Denalb County. . . . so:

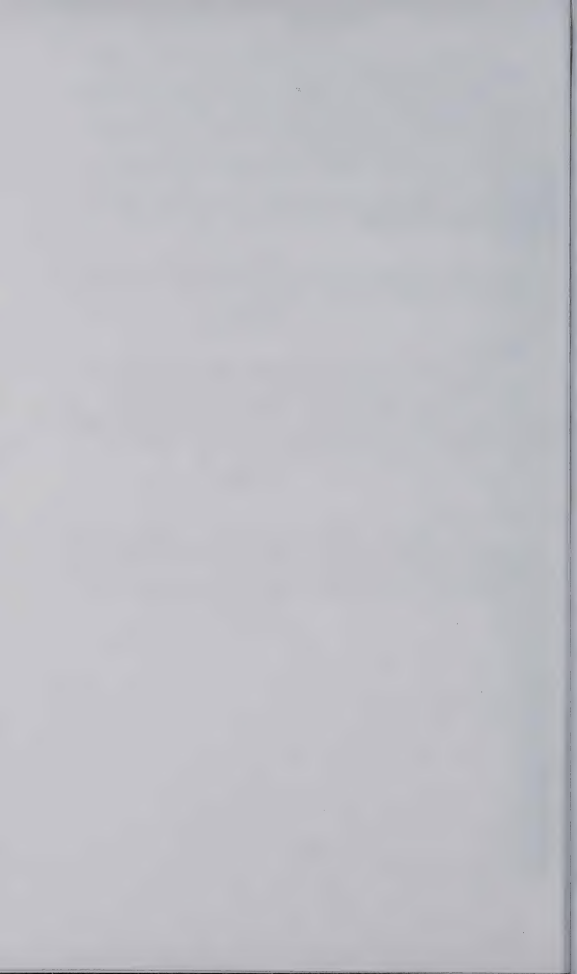
I, Glenn Potter, Glerk of the DeKalb Circuit Court, of said State do hereby certify that the same and still and Tantanant of Roce Compfield has been duly admitted to Probate in said county, and appearing the testi ony of J. . risk-shoff, one of the subscribing witnesses thereto, and that a countet record of said dill of the armoff thereof, has been recorded in look to. I at more 177 of the record of dills of said county.

county.

IN ATTESTATION WHENEOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 5th day of February, 1932.

(SEAL)

Glenn Potter Clerk Debalb Circuit Court.



I, Lewrence Ferckel of LeKelb Sounty, State of Indiana, do hereby make and constitute to to be by last Ill and taste, at the processing any one all for wills by me made.

Item 1. It is my will that all of my just debts and funeral expenses be first paid out of my estate.

Item 2. It is my will that my executor hereinafter named onuse to be erected at my place of burial a marker substantially like the one erected at the place of burial of my decessed wife alanche Marckel.

I give, devise and bequeath to my wife fors tarckel my five imported, all chickens and all household goods now situated on my farm east of item 3. I gi jersey cattle, all Materloo, Indiana.

Item 4. After all the provisions of the first three items of this my will have been carried out, I give, devise and bequeath all of the remainder of my personal property to my children, Lina 3. wrotel, perroll 1. cotal and amed ...wrotel being my children by my deceased wife, Flanche Barckel, share and share alike.

Item 5. I give, devise and bequesth to my wife for a marchel all of my real estate for and during the term of her natural life or so long as she remains my widow. It is my will that in case my said wife should remarry she shall then become the owner in fee simple of the undivided one third of my said real estate and that my five children lima G.barckel, Carroll 7.barckel, Ansel G.barckel, Setty can barchel and lawrence is at archel became the content of the undivided two inirds of said real estate share and share alike and in fee simple. In case my said wife doest not remarry I give, device and bequeath all of said real estate after her death to my said five children share and share alike and in fee simple.

Item 6. It is my will that the provisions herein made for my wife fora market shell be in lieu of what she would otherwise take under the law including her statutory claim of 500.00 under the law.

item 7. I her by nominate H.E. Booner to be executor of this my will.

In witness whereof I have hereunto set my hand this 30 day of January, 1929.

Lawrence W. Larckel

Signed by testator Lawrence '.Merckel, as his last will, in the presence of us, who, at his request, in his presence, and in the presence of each ther, have hereunto subscribed their names as witnesses.

Blanche A. Husselman

. State of Indiana Dekalb County. . . se:

The Albert I, That on the 25th day of May, 1929, Cak Busselman personally appeared before Glenn Potter, where of the Sealb Strout Bourt, of the State of Indians, and being sworn by the Herk of said Sourt, testified as follows: That on the 30 day of January, 1929, he saw the said Lawrence E. Marchel, since decessed, execute the amment in ariting as and for his last will and testament; that said instrument was, at the same time at the request of said testator; and with his consent, attested and subscribed by the said cak Busselman and Blanche A. Husselman in the presence of said testator; and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound and and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

(SEAL)
Subscribed and sworn to before me this 25 day of hay, 1929.
Clenn to before me this 25 day of hay, 1929. Oak Husselman Slerk Temalb Circuit Court.

State of Indiana, Texalb County. . . ss:

I, Glenn Fotter, Clerk of the Texalb Circuit Sourt, of said State do hereby certify that the annexed Till and Testement of Lawrence T.Narckel, has been duly admitted to Probate in said county, and proven by the testimony of Oak Husselman, one of the subscribing witnesses thereto, and that a complete record of said Till and the proff thereof, has been recorded in Book Mo. 7 at page 57% of the record of Tills of said county.

IN ATTREATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 25th day of May, 1929.

Glenn Potter Clerk SeKalb Circuit Court. (SEAL)



I, Sarah M. Marks of Waterloo, DeWalb County, State of Indiana, being of sound mind and memory, do hereby make, publish and declare this my last will, hereby revoking any and all former wills be me made.

: I direct that all my just debts and the expenses of my last illness and funeral be fully and that my executor erect at the graves of my deceased husband william H. Marks and myself

ITEM 2: It is my will that my son Edward L. Marks shall have the right to be buried at the time of his death on the burial lot which I own in the Waterloo Cemetery in DeKalb County, Indiana.

I MM 3: It is my will that all notes which I hold against my children or any of them shall be considered and treated in the administration of my estate as part of my estate and the same shall be charged against the respective distributive share of any such child or children who may owe such note or notes.

ITEM 4: I hereby will, devise and bequeath unto my daughter Ida Rogers my interest in the following described rall estate, to wit: Thirty (30) feet off of the west side of lot number 110 in Normberger's First Addition to the town of Materio:, in Mekalb County, State of Indian, for and during her life-time mly and that at her death said real estate shall go to her children and the descendents of any deceased children per stirpes, absolutely and in fee simple.

ITEM 5: I direct that my executor shall sell and dispose of all my personal property and all my real estate, except the real estate hereinabove described and convert the same into cash and that such cash proceeds shall be distributed as follows: to wit:

(1) Unto Merie Thomeson, Irene McCloskey, William E. Marks, Clarence Marks and Charley Marks, I hereby will and bequeath each the sum of five dollars (\$5.00), said persons being children of my deceased son Perlley Marks.

(2) Unto my daughter Bessie V. Barley, I hereby will and bequeath the sum of two hundred dollars (\$200.00).

200.00).

Into my daughter Myrtle Wright, I hereby will and bequeath the sum of one hundred dollars

(100.00).
(#) All the rest and residue of my property and state and of said cash proceeds resulring from the same of said personal property and real estate, remaining after the foregoing provisions of this will shall have been complied with and carried out, I hereby will and bequeath unto my following the named children, to wit: Ida Rogers, Edward L. Marks, Myrtle Wright and Bessie V. Barley, equally, share and share alike.

ITEM 6: I hereby nominate and appoint Edgar Barley, my son-in-law, the executor of this will.

In witness whereof, I have hereunto subscribed my name this the 17th day of July, 1933, at Auburn, Indiana.

SARAH M. MARKS.

Signed by said Testatrix, Sarah M. Marks, as her la t will, in the presence of ue, who, at her request, in her presence and in the presence of each other, have hereunto subscribed our names as with nesses this 17th day of July, 1933, at Auburn, Indiana.

Florence Eraus. Walter D. Stump.

BE IT REMEMBER. That on the 2nd day f August, 1935, Walter D. Stump, personally appeared bebore the Defalb Circuit Court, of the State ofIndiana, and being sworn by the Clerk of said Court
testified as follows: That on the 17th day of July, 1933, he saw the said Sgrah M. Marks, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said
instrument was, at the same tie at the request of said testatrix and with her consent, attested
and subscribed by the sid Walter D. Stump and Florence Kraus, in the presence of aid testatrix
and of each dier, as subscribing witnesses thereto; that the said testatrix, was, at that time,
twenty one years of age, of sound mind and not under any coercion or restraint, as the said deponant verily believes; and further deponent saidh not.

Walter D. Stump.
Subscribed and sworn to before me this the 2nd day of August, 1935.

Carl Walter Clerk of the DeKalb Circuit Court.

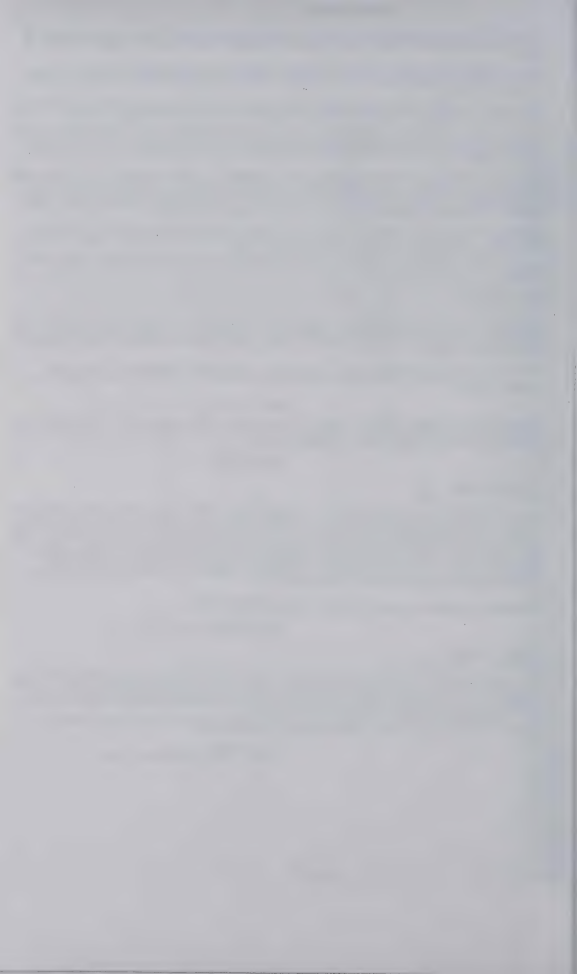
State of Indiana County of Demalb. . . ss

I. Carl Walter, Clerk of the Dewalb Circuit Court, of said State do hereb certify that the annexed instrument or will and Testament of Sarah H. Marks, has been only admitted to Probate in said County, and proved by the testimony of Walter D. Stump, one within of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book.

No. 8 at page 35 of the record of wills of said county.

IN ATTESTATION WHYREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this the 2nd day of August, 1935.

Carl Walter. Clerk of the Dewalb Circuit Court.



DELPHA ETTEL MARSH.

Know all mon by these presents, that I, Delpha Ethel Marsh, being of sound and disposing mind a d manory, do hereby make, declare and publish this as my lest will and testament hereby expressly revoking any and all former wills by me made.

Item one: # direct that all my just debts and funeral expenses be paid, including an erection of a

suitable monument.

Item two: I will and bequeath that one Hundred (\$100.00) dollars be paid in each to my beloved daughter, Zella Ruth Young.

Item Three: I will and bequeath all the residue of my property, both real and personal, whatever situated, of which I may die seized, shall become the absolute property of my beloved husband James C. Marsh.

In Bitness whereof I have hereounte set my hand and seal to this my last will and testament, this 25th

day of December, 19381

Delpha Ethel Marsh.

We the undersigned, at the request of the said belpha Ethel Marsh, and in her presence, and in the presence of each other, have hereunte set our hands and seals to this the said last will and testament of the said Delpha Ethel Marsh, as subscribing witnesses hereof, the said testator being of sound and disposing mind and memorv.

Earl ". Killworth Ralph W. Probst.

State of Indiana, DeKalb.County. . . ss:

BE IT REMBISERED, That on the 27th day of March, 1939, Ralph W. Frobst personally appeared before C rl Walter, Clerk of the DeKalb Circuit Court, of the State of Indiana, and being aworn by the Clerk of said Court testified as follows: That on the 25th d y of "ecomber, 1938, he saw the said Dolpha Ethel March, since decoased, execute the annexed instrument in writing as and for her last will and testament; that said instrument want at the same time, at the request of said testator, and with her consent, attosted and subscribed by the said Ealph W. Frobst and Earl W. Killworth, in the presence of and testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further demonstraint not.

Ralph ". Probst.

Subscribed and sworn to before me this 27th day of March, 1939.

Carl Walter, Clark DoKalb Frouit Court.

State of Indiana, "eKalb County. . .ss:

I, Carl Walter, Clerk of the Dekalb Circuit Court, of said State do hereby certify that the annoxed Will and Testament of Delpha Ethel Marsh, has been duly admitted to Probate in said county, and proven by the testimony of Ralph W. Probat, one of the subscribing witnesses thereto, and that a complete record of said Will, and the greef, has been recorded in Book We. 9 at page 23 of the record of wills of said county.

IN-ATTESTATION WHEREOF* I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in maid Court, this 27th day of March, 1935.

Carl "alter Clork DeKalb Circuit Court.



I, David Martz, at this time a resident of Mendallville, Noble County, Indiana, and being of sound mind and memory, do make, publish and declare this to be my last will and testament, hereby revoking any and all former wills by me made.

Item I. I direct that all just debts and legal obligations of my estate, including funeral expenses and expenses of last illness, be first paid out of my estate.

Item 2. I give and bequeath to my wife, Lisette D. S. Martz, all my personal property of every kind, character and description.

Item 3. I give and devise to my wife, Lisette D. S. Martz, all my real estate, wherever the same may be situated, to have and to hold for and during her natural life only. And the provisions made by me in this will for my said wife, shall be in lieu of all her interest in my estate as my widow under the laws of the State of Indiana.

Item 4. Subject to the life estate therein and herein devised to my wife, I give and devise the undivided five sixths of all of my real estate mentioned in Item 3 of this will, to my children, Albert Martz, Philip Martz, Sarah McIntyre, Robert Martz, and Esther Myers, to have and to hold the same in fee simple absolute, share and share alike.

Item 5. Subject to the life estate therein and herein devised to my wife, I give and devise the undivided one sixth part of all of my real estate mentioned in Item 3 of this will to my son, Philip Martz, in TRUST, for the uses and purposes following, to-wit: To manage, sell, convey, transfer, assign, invest, re-invest, lease, control and contract with reference thereto, all as may be for the best interests of said trust estate, and the beneficiaries of said trust, and my said Trustee shall pay the income thereof not less than once each year to and for the benefit, comfort, support and maintenance of my son, Herman Martz, who is now incapacitated, all for and during the natural life of my said son, Herman Martz; Provided that should said trustee deem it necessary for the comfort, maintenance and support of my said son, Herman Martz, my said trustee shall have the right and authority to use so much of the principal or corpus of such trust estate as he may deem necessary for the support and



maintenance of my said son Herman:

Provided further that at the death of my said son Herman, said trustee shall pay all the reasonable and necessary funeral and burial expenses of said Herman Martz;

At the death of said Herman Martz, said trust shall terminate, and my said trustee shall then pay over to and convey to the children of said Herman Martz, to-wit: Kenneth Martz, and William Martz, all the remainder, principal, interest and accumulations if any of said trust estate; Any and all acts done by my said trustee in the discharge of such trust shall be at his absolute discretion; and my said trustee at the termination of the life estate of my wife heretofore in this will created, shall have full power and authority to join in the partition of any and all of my real estate, and to execute deeds of conveyance in fee simple absolute for the said one sixth interest herein devised in trust. And any person or persons contracting with said trustee with reference to said trust estate or the property belonging to the same, shall not be required to see to the application of any funds received by said trustee in his capacity as such trustee, but his receipt or voucher to such person or persons shall be final and conclusive to such persons.

In the event that said Philip Martz should not qualify or accept such trust as trustee, or having accepted should die or resign said trust, or become unqualified, then in that event my son Robert Martz shall be appointed trustee, and any other vacancies in said trust shall be filled by appointment by the probate court having charge of such trust estate.

Item 6. I hereby nominate and appoint my wife hereinbefore named as Executrix of this will, and I desire and request that my said wife have the assistance of my son Fhilip Martz in her said trust, or in event that she shall not qualify as executrix, then I appoint my said son Philip Martz, executor of this will.

In Witness Whereof I have hereunto set my hand and seal at the city of Kendallville, Indiana, this IOth day of August, 1928.

_____David Martz (SEAL)

The foregoing instrument, signed, sealed and acknowledged by the said David Martz as and for his last will and testament, in our



presence, who at his request, in his presence and in the presence of each other have subscribed our names as witnesses thereto this Ioth day of August, 1928.

William C. Auman
Fred L. Bodenhafer

STATE OF INDIANA, DEKALB COUNTY, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of David Martz has been duly admitted to Probate in said county, and proven by the testimony of Fred L. Bodenhafer one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at pages 474-475 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 26th day of October, 1946.

(SEAL)

Murray A. Steele Clerk DeKalb Circuit Court.



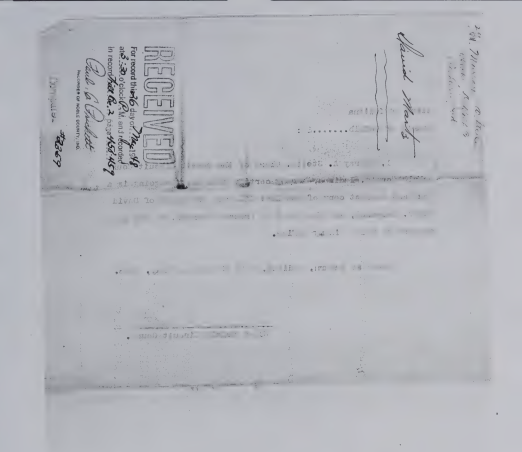
State of Indiana
County of DeKalb.....Ss:

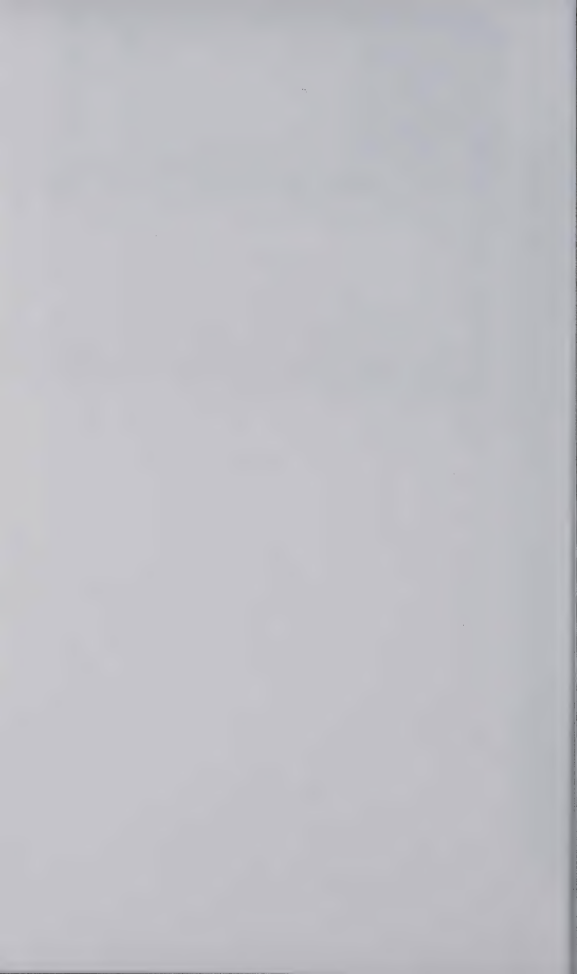
I, Murray A. Steele, Clerk of the DeKalb Circuit Court, DeKalb County, Indiana, hereby certify that the foregoing is a true and correct copy of the Last Will and Testament of David Martz, deceased, and the Proof of Probate thereof, as the same appears of record in my office.

Dated at Auburn, Indiana, this 25th day of May, 1948.

Many a Stul-Clerk Dekalb Circuit Court.







DAVID MARTZ

I, David Martz, at this time a resident of Mendallville, Hoble County, Indiana, and being of sound want mind and memory, do make, publish and declare this to be my last will and testament, hereby revelving any and all former wills by me made.

Itom I.

I direct that all just debts and legal obligations of my estate, including functal expenses and expenses of last illness, be first paid out of my estate.

Item 2, I give and bequeath to my wife, Lisette D. S. Marts, all my personal property of every kind, character and description.

Itom 3.

I give and devise to my wife, Lisette D. S. Martz, all my real estate, wherever the same may be situated, to have and to hold for and during her naturel life only. And the provision made by me in this will for my said wife, shall be in lieu of all her interest hom in my estate as widew under the class of Indiana.

Itom 4. Subject to the life estate therein and herein devised to my wife, I give and devise the undivided five sixths of all of my real estate mentioned in Itom 3 of this will, to my children, Albert Mart, Imilia Marts, Sarah Mc-ntyret, Robert Marts, and asther Myers, to ave and to held the same in fee simple absolute, share and share alike.

Item 5.
Subject to the life estate therein and herein devised to my wife, I give and devise the undivided one sixth part of all of my real estate mentioned in Item 3 of this will to my son, Philip Marts, in TRUST, for the uses and purposes followin; to-wit: To manage, sell, envey, transfer, assign, invest, re-invest, lease, control and contract with reference thereto, all as may be for the best interests of said trust estate, and the beneficiaries of said trust, and my said Trustee shall pay the income thereof as tess than once each year to and for the benefit, comfort, support and meintenance of my said son, Herman Marts, who is new incapacitated, all for and during the natural life of my said son, Herman Marts, the is new incapacitated, all for and during the natural life of my said son, Herman Marts, who is new incapacitated, all for and during the natural life of my said son, Herman Marts, my said son, Herman Marts, my said trustee shall have the right and authority to use so much of the principal or corpus of such trust estate as he may doem necessary for the support and makatemance of my said son Herman; Provided further that at the death of my said son Herman, said trustee shall pay all the reasonable and necessary funeral and burial expenses of said Herman Marts;

At the death of said Herman Martz, said trust shall terminate, and my said trustee shall then pay ever to and convey to the children of said Herman Martz, to-wit; Herman Martz, xii and William Martz, all the remainder, principal, interest and accumulations if and trust estate; any and all acts done by my said trustee in the discharge of said trust shall be at his absolute dis retten; and my said trustee at the termination of the life estate is my wife theretofore in this will created, shall have full power and authority to join in the partition of any and all of my real estate, and to execute deeds of conveyance in fee simple absolute for the said one sixth interest herein devised in trust. And any person or persons contracting with said trustee with reference to said trust estate or the property belonging to the same, shall not be required to seek to the application of any funds received by said trustee in his capacity as such trustee, but his receipt or voucher to such person or persons shall be final and conclusive to such persons.

In the event that said Philip Martz should not qualify or accept such trust as trustee, or having accepted should die or resign said trust, or become unqualified, then in that event my sen, Rebert Martz shall be appointed Trustee, and any other vacancies in said trust shall be filled by appointment by the probate court having charge of such trust estate.

Item C.

I hereby nominate and appoint my wife hereinbefore named as impountrix of this Will, and I desire and request that my said wife have the assistance of my sin Philip Marts, in her said trust, or in event that she shall not qualify as executriz, then I a ppoint my said son, Fhilip Marts, executor of this will.

In Witness Whereof, I have becounte set my hand and seal at the city of iondallville, Indiana, this 10th day of August, 1028.

David Marts (SmAL)

The foregoing isstrument, signed, scaled and acknowledged by the said David Martz, as and for his last will and testament, in our presence, who at his request, in his presence and in the presence of each other have subscribed our names as witnesses thereto this 10th day of August, 1988.

William C. Auman Frod L. Modomhafer



State of Indiana DoKalb County.......

BE IT REMEMBERED, That on the 26th day of October, 1946 Fred L. Bodenhaver personally appeared before the Dekalb Circuit Court, of the Spate of Indiana, and being swern be the Clerk of said Court, testified as follows: That en the 10th day of August, 128, he saw the said David Marts, since december, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Fred L. Bedenhafer and William C. August in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mand, and not under any coercion or restraint, as the said dependent verily believes; and further deponent saitment.

Fred L. Rodenhafer

Subscribed and sworn to before me this 26th dayof October, 1946.

(SEAL)

Nurray A. Steele Clerk DeKalb Circuit Court.

STATE OF INDIANA, DEMALE COUNTY, SS:

I, thereay A. Stoole, Clerk of the DeMalb Circuit Court, of said State do horeby certify that the amended Will and Testament of David Martz has been duly admitted to Probate in said county, and proven by the testimony of Fred L. Bedonhafer one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at pages 674-475 of the record of Wills 65 said County.

IN ATTESTATION WHEREOF, I herounto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said court, this 28th day of Oct, 1946.

(SEAL)

Murray A. Stoole Clara Domalb Circuit Court.



William Martz

I, William Martz, of Garrett, DeKalb County, Indiena, do hereby make, publish and decree this my last will and testament.

First: I direct that my executrix, h reinafter named, shall pay all of my just and lawful debts, including the funeral expense of myself and also of my wife, Addie Luella Marts, if she shall not survive me and if the same shall not have been paid.

Second: If my wife, Addio Luclla Martz, shall survive me, I give, devise and bequeath to her all of the property of which I shall die possessed, both real and personal, in fee simple and absolute.

Third: If my said wife shall not survive me, then I give, devise, and bequeath to my daughter, Thella Ruth VanLear, all of the personal property of which I shall die pos shall die possessed.

Fourth: If my said wife shall not survive me, then I give, devise, and bequeath to my daughter, Thella Ruth VanLear, the use during her lifetime and a life estate in all of the real estate of which I shall die possessed.

Fifth: If my said wife shall not survive me, then I give, devise and bequeath to the First Baptist Church of Garrett, Indiana, and/or the trustees thereof all of the real estate of which I shall die possessed in fee simple, subject to the life estate of my said daughter.

Sixth: I nominate and appoint my said daughter, Thella Ruth VanLear, as executrix of this will.

In Witness Whereof I have hereunto set my hand and soal this 13th day of July 1943.

William Martz

The foregoing instrument, consisting of six numbered paragraphs was signed and executed in our presence this 13 th day of July 1943, by William Martz, as his last will and testament, and we have, on said date and in his presence and at his request and in the presence of each other, hereunto set our hands and seals as witnesses to the execution of the said will.

H. W. Mountz Joyce Dunkin

Brate SEMENSiana,

Stats demindiana,
County of DeMalb SS:

BE IT DEMENDEMEND, That on the 3rd day of August 1944 Howard W. Mountz personally
appeared before Murray A. Steele Clerk of the DeMalb Circuit Court, of the State of Indiana,
and being sworn by the Clerk of said Yourt, testified as follows: That on the 13th day of
July 1945, he saw the said William Martz since deceased, execute the annexed instrument
in writing as and for his last will and testament; that said instrument was, at the same
time at the request of said testator, and with his consent, attested and subscribed by
the said Howard W. Mountz and Joyce Dunkin in the presence of said testator, and of each
other, as subscribing witnesses thereto; that the said testator was, at that time, twentyone years of age, of sound mind and not under any coercion or restraint, as the said
deponent verily believes; and further deponent saith not.

Howard W. Mountz

Subscribed and sworn to before me this 3rd day of August 1944.

(Clerk's Seal)

Murray A. Steele Clerk DeKalb Circuit Court

State of Indiana, DoKalb County, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the armoxed Will and Testament of William Martz has been duly admitted to Probate in said county, and proven by the testimony of Heward W. Mountz one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 341 of the record of wills of said county,

IN ATTESTATION WHIPPOF, I herounto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 3rd day of August 1944.

Murray A. Steele Clerk DeKalb Circuit Court

(Clerk's Seal)



I, Acros Mason, of Neyson Township, DeKalb Gounty, Indiana, Go hereby make, publish and declare this my last will and testament, to-wit:

ï.

I direct that my executrin, hereinefter named, may all my just and lawful debts and the costs of my last illness and burial.

2.

I give, device and bequesth to my daughter, Mattie M. Dewitt, cil of the property, both real and nerseal, of which I chall die messessed in for similar absolutely.

3.

I nominate and an cint my said daughter, Hattie H. Devitt, as executrix of this will.

In witness hereof, I have hereunto set my hand and seal this 5th day of October, India.

Asmes Mason

The foregoing instrument was signed and executed in our presence by Agnes Mason as her last will and testament, and we have bereinto in her agreence and in the presence of occupant our hands and seals as witnesses on this 5th day of October, 1986.

Lorerd W. Mounts -- Mary J. Mounts -- Witnesses.

State of Indiana County of DeKslb...88:

or IT NEW MITTED. That on the Gradday of August 1945 Howard W. Mountz nerconally amenaged before the Becald direct Court, of the State of Indiana, and being swarn by the Clerk of coid dourt, testified as follows: The on the 5t lay of Cotober 1946, he can the said Annes Escen, since decessed, arounds the anness inclument in writing as and for her last will and testerary; that said instrument was, at the said flowerd W. Hounts and Mary T. Mounts in the presence of said testetrix, and of each other, as subscribing witnesses thereto; that the said testerary, was, at that time, twenty-one years of age, of sound wind, and not under any coording or restraint, as the said demonst verify believes; and further was ment saith not.

Howard W. Mounts

Subscribed and sworn to before me this 3rd day of August, 1985.

(STAT.)

Turray A. Steele

ETETT OF INDIANA, DEVALE COUNTY, 85:

I, Murrey A. Steele Clerk of the DeKelb Circuit Court, of eaid State do hereby certify that the armoved #11 and Testement of Armou Magne has been duly admitted to Trote to in anid county, and proven by the testimony of November 7. No nate one of the sum cribing witnesses therety, and that a complete record of seid fill and the proof thereof, has been recorded in Book No. 9 at page 403 of the record of wills of seid County.

IN ATTICE THE THE TOP, I herounto ou scrib my name and affix the sent of said Court, at Auturn, Indiana, in said Court, this 3rd day of August, 1946.

(STAL) .

- Toler Tenale Circuit Court.



I, Nettie L. Mason, of Butler, in DeKalb County in the State of Indiana, being of sound mind and discosing memory, do hereby m ke, publish and declare the following to be my Last Will and Testament, hereby revoking all former wills and all oddicile thereto by me at any time made, in words and figures as follows:

Item One: I direct that my Executor, bereinefter named, shall pay all of my just debts, together with my funeral expenses, from the first proceeds of my estate.

Item two: I give and bequesth unto my neice, Atlanta Kessler, of Butlar, Indiana my ring set with five diamonds, my dining room suite, table buffet, mirror, six chairs and two pair figured blue and rose draper.

Item Three: I give and bequeath to my neice, Deborat Kelly, of Waterloo, Indiana, one ring set with a cluster of small diamonds, and a gold cabinet and it's contents.

Item Four: I give and bequest to my mrand-niece, Florence Shaffer, grand-daughter of my deceased brother, Walton Shaffer, one oscallopped ed a watch and one odd oheir in mahogany with high arm and green and black velvet seat.

Item Five: I give and besugath to my niege, Luleen Wyatt of Three Rivers, Michigan, a ring set with one solitaire diamond, a dining room china closet and contents and two cair blue and gray drapes.

Item Six: I rive and bequeath to Mrs. Adelia Imhoff one ring set with two diamonds, a sawing cabinet, a white wicher suite and gold drapes.

Item Seven: I give and bequests to my major, bule Weber of Jackson, Michigan, the par-lor suite consisting of one love seat, two arm chairs and one straight chair.

Item Eight: I give and bequest to my niece Lanz Feick, one antique welnut table, one table with a marble top, two antique lamps on table, one antique love seat and one

Item Nine: I give and be weath to my nephew Xenophen Imboff of Pleasant Lake, Indiana, my General Electric refrigerator and one straight chair. Also a 9 x 12 rug.

Item Ten: I give and bequeath to my nanhaw, Corwin Shaffer of Detroit, Michigan one anti-ue arm chair and one straight chair.

Item Eleven: I give and bequeath to my grand-neice Louise Bowers of Waynedole, Indiana one odd chair in mahogany with green velour seat.

Item Twelve: I give and bequeath to my grand-neice, Lois Jean Hamberg one odd chair in mehogany with gold damask seat.

Item Thirteen: I give and bequeath to my brother-in-law, Lafe Imhoff of Pleasant Lake, Indiana one gold table with the pamps thereon and one shall drop leaf table with one drover.

Item Fourteen: I give and brougathe to Ida Showalter of Butler, Indiana, one mahogany love seat stuffed in blue.

Item Fifteen: I give and bequeath to the Methodist Egicogal Church of Butler, one library table.

Item Sisteen: I direct that all of the st tuery and vaces in my home shall be distrib-uted by my Esecutor among my heirs in accordance with the tag attached to or located in each piece of statuary or each vase. uted by my

Item Seventeen: I direct that all of the rest of my household goods and effects and all other personal property of which I may be the owner at the time of my death, shall be sold and disposed of by my Executor hereinafter named under the order and directions of the court having jurisdiction over my satate so that all of my personal estate, other than the articles associfically bequeathed in items two to sixteen, inclusive of my will, shall be reduced to cash or negotiable securities.

Item Eighteen: I given devise and bequeath to the Methodist Episcopal Church Conference, of which the Putler, Indiana Methodist Episcopal Church is a member, my home in Butler, Indiana, in which I and my deceased husband, Warren A. Mason lived for no many years, to be used as a frome for agad and infirm members of the Methodist Episcopal Church and which home shall be known as the "Marren A. and Nettie L. Mason Home " for agad and infirm members of the Methodist Episcopal Church.

In the event that the Methodist Episcopal Church Conference should decide that it would be to the best interest of said Conference that and real estate be sold and disposed of, then and in that event I direct that they shall have full power and authority to sell said real estate and execute their deed for the same to the purchaser and that the proceeds from said sale shall then be used for the same to the purchaser and that the proceeds from said sale shall then be used for the benefit of the aged and infirm mem ers of the Methodist Episcopal Church in such manner as said Conference may deem best and as direct.

Item Wint en: I direct that my Executor hareinafter named, shall proceed as soon as practicable after my death, to sell and discose of all of the rest of my real estate of which I may die the owner, other than the real estate specifically divised in item Eighteen of this will. I direct that said real estate whall be sold under the superwindon of the Court having jurisdiction over my estate but that my Executor shall have power to sell said real estate without filing may cetition with the court to sell the same but that the said real estate shall be appraised and said are rised filled with the court and such notice of said sale given as the court may direct and the real estate sold on such terms as the court may direct and that a report of the sale of said real estate, or amy part thereof, be made to the court for the approval of the court. I direct that my Executor shall sell such real estate, if possible, at such time or



Item Twenty: By the provisions of items seventeen and ninteen of my will I have directed that all of my personal property and real estate, not appointfully bequesthed or devised, should be sold and my estate thereby r duced entirely to cash or negotiable securities. I them direct that my Executor shall may, examind and distribute the specific bequests hereinafter set forth:

Item Twenty One: I give and bequest to the Trustess of the Methodist Episoopal Church of Butler, Indians, for the use and benefit of the church and to be used as the Trustess may see fit, without any restriction or limitations, the sum of Two Thous and Five Hundred Dollars (\$2500.00).

Item Twenty Two: I give and bequest to my sister-in-law, Emma Sheffer of Auburn, Indian midow of my decessed brother, Walton Sheffer, the sum of One Thousand Dollars (\$1000.00) upon the condition that she be living at the time of my death. If the said Emma Sheffer be not living at the time of my death, then such bequest shall lapse and become vort of the residue of my estate to be expended and disbursed as hereinafter provided. Indiana

Item Twenty Three: I pive and bequest to the Board of Trustees of the Butler, Indiana Public Library, the sum of One Hundred Dollars (\$100.00) said sum to be used by the Board of Trustees of said Library, as they may deem proper.

Item Twenty Four: I give and bequeath the sum of Five Thousand Dollars (\$5000.00) to each of the following named nimes and naphows, to-wat:

Lens Feick of Garrett, Indiana
Lulu Moore Weber of Jackson, Michigan
Corwin Sha fer of Detroit, Michigan
Warren Sha fer, of Laneing, Michigan
Deborah Kelly of Waterloo, Indiana
Atlanta Kessler of R. F. D. Butler, Indiana
Xenophon Imhoff, of Pleasant Lake, Indiana

Item Twenty Five: I give and bequeath to my grand-neice, Florance Shaffer, grand Dau of my deceased brother, Walton Shaffer, the sum of Five Thousand Dollare (#5000.00). Daughter

Item Twenty Six: I give and be weath to my grand niege, Loise Bowers of Waynedele, Indiana the sum of Five Thousand Dollags (\$5000,00).

Item Twenty Seven: I give and bequeath to my grand niece, Lais Jean Hamberg, the sum of Five Thousand Dollars (\$5000.00).

Item Twenty Eight: I give and bequeath to my grand-nephew Dale Feick of Carrett, Indiana the sum of One Thousand Dollars (\$1000.00).

Item Twenty Nine: I give and bequeath to my grand-neice, Elizabeth, daughter of my niece Uniu Moore Weber, the sum of One Thousand Dollars (\$1000.00).

Item Thirty: I give and bequeath to the children of my nephew, Corwin Shaffer, living at the time of my death, each the sum of One Thousand Dollars (\$1000.00).

Item Thirty One: I give and bequesth to the children of my nephew, Warren Shaffer, liwing at the time of my death, each the sum of One Thousand Dollars (\$1000.00).

Item Thirty Two: I give and bequeath to the children of my neice, Deboreh Kelly, living at the time of my deeth, each the sum of One Thousand Dollars (\$1000.00).

Item Thirty Three: I give and bequesth to the children of my neice, Atlanta Kessler, living at the time of my death, e ch the sum of One Thousand Dollars (\$1000.00).

Item Thirty Four: I give and bequeath to the children of my nephew, Xenophen Imhoff, living at the time of my death, each the sum of One Thomand Dollars (\$1000.00).

Item Thirty Five: I direct that all of the specific bequests of mongy made in this will in Items Twenty One to Thirty Four, inclusive, shall be equal in priority, and my eatate shall not be sufficient to pay all of said bequests in full, then each be quest shall be protionately reduced.

Item Thirty Six: I given devise and bequeath all of the residue of my estate to my nephews and nices and grand nephews and arand nelces named and referre to in Items Twenty Four to Thirty Four, inclusive of this my will and including the arand nephews and grand neices not specifically named but referred to in Items Thirty, Thirty One, Thirty Two, Thirty, Three, and Thirty Four, as childred of certain nephews and neices of mine. I direct that each of said nephews, nices, grand nephews and grand neices shall share in said appoints bequest or bequests as set forth in Items Twenty Four to Thirty Four, inclusive of this will bears to the total of all of the specific bequests in Items Twenty Four to Thirty Four, inclusive, of this will.

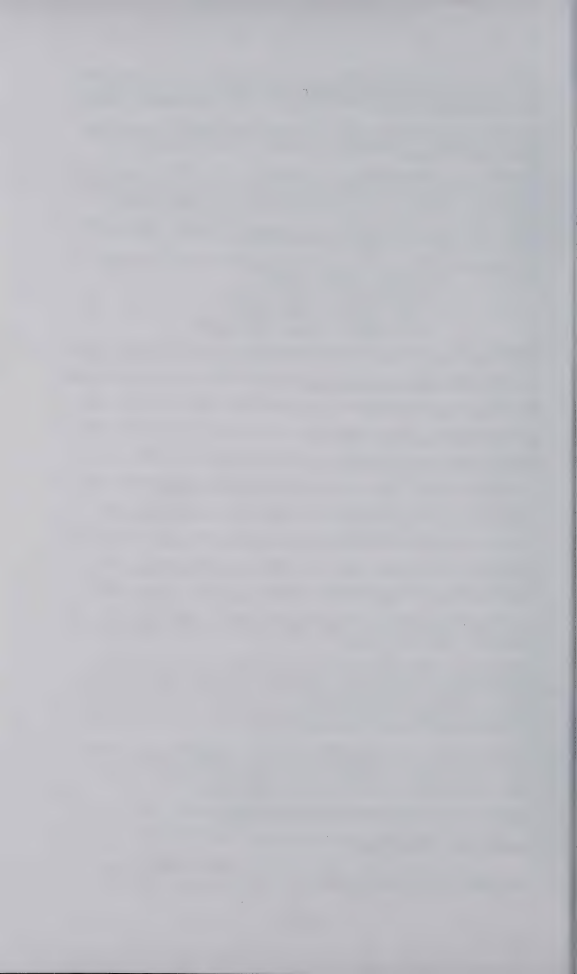
Item Thirty Seven: In making this will providing for the distribution of the property that I may own at the time of my death, I have made every endeavor to be just and to trent all of the natural objects of my bounty fairly and justly according to their merits and as my judgement dictates. It is therefore my final request that each of the beneficieries under this will receive his or her becuest in the same spirit of fairness and justice that controlled me in making such bequests.

Item Thirty Eight: I hereby nominate and appoint Layfayette Imhoff of Pleasant Lake, Indiana as the Executor of this my last will and Testament.

In witness whereof I have hereunto set my hand and seal this the 2nd day of Docember, 1943 at Eutler, Indiana.

Net'ie L. Mason

Signed, sealed and acknowledged by the Test trix, Net is L. Mason as anddfor her



soribing witnesses hereunto on this the 2nd day of December, 1943 at Butler, Indiana.

Otis S. Fisher
Henry C. Scringer

State of Indiana DeKalb County Sa:

PR IT REMEMBERED, That on the ISth day of November, 1944 Henr' C. Springer personally appeared before the DeKalb Circuit Court, of the State of Indians, and being sworn by the Clerk of Said Court, t stiffed as follows: That on the End day of December, 1943, he saw the said Nettie L. Mason, since decessed, execute the americal instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Henry C. Springer and Otis S. Fisher in the presence of said Testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of see, of soundmind, and noe under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Henry C. Springer

Subscribed and sworn to before me this 18th day of Hovember, 1944.

(Clerk's Seal)

Murray A. Steele Clerk DeKalb Circuit Court.

STITE OF INDIANA, DEKALE COUNTY, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do herebortify that the annexed Will and Testgarnt of Hettle L. Mason has been duly admitted to Probate in said county, and proven by the testgarny of Henry C. Springer one of the subscribing withcases thereta, and that a domitte record of said Will and the proof thereof, has been recorded in Salv No. 9 at pages 360-362 of the record of Wills of said county.

Court, at Auburn, Indians, in said Court, his 18th day of November, 1948.

(STAL)

Clerk Pekelb Circuit Court.

STATE OF INDIANA, DEKALB COUNTY, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexes Will and Testament of Nettie L. Mason has been duly admitted to Probate in said county, and proven by the testimony of Henry C. Springer one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 360 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I hereunth subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 2nd day of July, 1945.

(STAL)

- Murray A. Steele Clerk DeKalb Circuit Court.



I, William Tason, and I, Esther Salesta Tason, husband and wife, and each for hisself and herself, do hereby make and declare this instrument to be my last will and testament.

Item 1. The just debts and expenses of last sickness of the survivor is to be

paid.

Item 2. That if the wife survive, then I, William Lason, give to her the use of all the property of which I may die possessed, for and during her life subject to taxes and upkeep and the remainder as herein after provided.

Item 3. At the death of the survivor, it is the will of each of us, and we hereby give and device all the property both real and personal as follows:—

(a) we and each of us give to our some Miram L, ason and Menry 5. ason the farm in Kayser Township and described as follows:— The East one half of the Southeast quarter of section Two, Township 35 North, Range 12 east in DeWalb Co. Ind., subject however to the conditions hereinafter provided.

(b) To our daughter estella Brumbach we and each of us give and device all that part of the Bortheast quarter of section 6 Township 35 north, Range 13 East of said county and state as follows:— Bounded on the north side by the bouth boundary line of 33/15 acres off ofthe north side of said quarter and formerly osned by Michael Sheete, now deceased, on the east by the center of the Auburn and Ft. sayme road and on the south and west by the line of the railroad right of way of the Baltimore and Chic Ry. Same containing 8 acres more or less. All however subject to the conditions herein after ade.

the south and west by the line of the railroad right of way of the Baltimore and Chic My. Same containing 5 acres more or less. All however subject to the conditions herein after ade.

(c) To Abraham A. Mason we and each of us give and devise Lots Bos. 13, 14, 17, 18, 21 and 22 of block 5 of Forest Park Add, to the city of Auburn, Ind., and also lots 5 of block 6 of the came addition and subject however to the conditions hereinafter made and imposed.

(d) To our daughter Clive itta Treesh we give and divise cash in a amount equal to that given to each of the others and to be determined as in the next item set out. Item 4. That it is intended hereby that each of our children shall share and share althe and we hereby direct that within 50 days from the death of the last survivor our said children shall appoint two appreisers and these two appreisers shall appoint a third and the three shall appoint wo appreisers and these two appreisers shall appoint a third and the three shall appraise each and every item of property and the or that has received in property, as above described, more than the one fifth of the total shall pay in each the difference for the one not having received any property or a parcel not appraised, as such as the one fifth. The payment due from any one of said children shall be a lien on the property received whim or her and unless unit within sixty days of said appraisement then the property given to such a one shall be sold to make proceeds for the payment of the amount do due.

I hereby nominate Hiram L. Mason to be the executor of this will.

In witness whereof we each for himself and herself have set our hand and seals this day of March, 1926.

Lena Gugerli

State of Indiana, DeKalb County. . .ss:

I, Grenn Potter, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the amexed will and testament of William Mason, has been duly admitted to Probate in maid county, and proven by the testimony of Lena Cugerli, one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book No. 9, at pge 160 of the record of wills of said county.

county.

IN ATTESTATION WHEREOF? I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 6th day of April, 1932.

Clerk Demal Orcuit Court.



I, Mary Maurer of the city of Carrett, county of Pekalb, state of Indiana of the age of 78 years and being of sound and disposing mind and memory do make, publish and declare this my last will and testament in the mamor following, that is to say.

First: I direct my executor hereinafter named, to pay out of my estate as a on as possible after my decease all of my just debts together with the expenses of my last sickness and my funoral and testamentary expenses.

Second: I give and bequeath to my two daughters, Gortrude (Maurer) Swanders and Anna M. (Maurer) Surface, Second; I give and dequents to my two daughters, dertrude (Maurer) Swanders and Anna M. (Maurer) Surface, all of my personal property consisting of household furniture, goods and chattels, money, no tos and every other kind of personal property and all effects which I may own or have an interest in at my decease, to have and to hold unto themselves and their heirs and assigns forever. In case there any articles of personal property that cannot be divided then it is my will that said article of personal property be sold by the Executor herein namedand the proceeds of the sale be divided between my two said daughters.

Third; I give and device to my two sons, herbert H. Haurer and Cliver F. Ha ror the following described real catate in Devall county in the state of Indiana towit:— A tract of land located in the northeast quarter of section 4 township 33 north of range 12 east in said county and state lying within the corporate limits of the day of Carrett and described as follows: commoning at a point of intersection of the west line of Hamsher street with the south line of Keysor street in said city of Carrett; thence much on the said west line of Hamsher atreet three hundred feet; thence west one hundred thirty five feet to an iron pin located at the point of intersection of the west line of Hamsher street with the south line of Edgerton circuit thence such on said west line of Hamsher street with the south line of Edgerton feet; thence west eight hundred and thirty five feet to a tiron feet; thence west eight hundred and thirty five feet to the west line of said northeast quarter of said section four thence north on said quarter section line to the point where the south line of Edgerton street eaten of west intersects the same; thence east thirty feet; thence north parallel with extended west; thence east on said south line of Leysor street to the place of beginning containing 25.5 acres of land more or loss,

to have and to hold unto themselves absolute and in fee simple as tenants in common, share and share alike

forever.

Fourth: I hereby appoint Oliver '. Maurer, the sole executor of this my last will and testament, hereby revoking may former wills by me at any time made.

In Witness whereof I have hereunto set my hand and seal this 22 day of September 1930.

Mrs. Marie E. Mauror, Testatrix

The foregoing instrument was on the date thereof published and doclared by testatrix, Mary Maurer as and for her last will and testament in the presence of us who at her request in the presence of each other have subscribed our names.

W. W. Sharpless Name Kathryne Shaffer

Carrett Ind., Address. Garrett Indiana Address

State of Indiana DeKalb county ss:

Be it remembered that on the 13th day of December 1939 W. W. Sharpless personally appeared before Carl Walter clock of the DeMalb circuit court of the state of Indiana and being sworn by the clock of said court teatified as follows, that on the 22nd day of September 1936 he saw the said warie E. Maurer since deceased execute the annexed instrument in writing as and for her last will and testament; that said instrument was at the same time at the request of said testatrix and with her consent attested and subscribed by the said W. W. Sharpless and Mathryne haffer in the presence of said testatrix and of each other as subscribing witnesses thereto; that the said testatrix was at that time twenty one years of age of gound mind and not under any coverion or restraint as the said dependent world halfers and further of sound mind end not under any coercion or restraint as the said dependent verily believes and further dependent saith not.

deponent saith not.

W. W. Sharpless

Subscribed and sworn to before me this 13th day of December, 1939

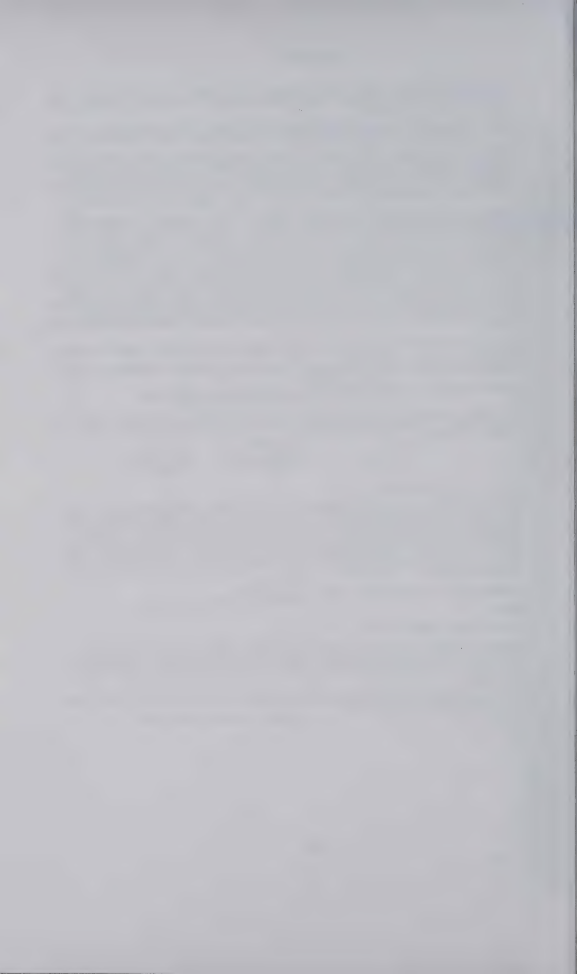
Carl Walter clerk Decalb circuit court

State of Indiana, Dekalb county ss:

I, Carl Walter clerk of the Call circuit court of said state do hereby certify that the annexed will and testament of Marie N. Maurer has been duly admitted to probate in said county and proven by the testimony of N. N. Sharpless one of the subscribing witnesses thereto and that a complete record of said will and the proof thereof has been recorded in book No. 9 at page 60 of the record of wills of said county.

In Attestation whereof I herounte subscribe my name and affix the seal of said court at Auburn Indiana in said court this 13 day of Dec., 1939.

Carl Walter clerk DeKalb circuit court (soal)



Minnie Little Mourer.

I, Minmie Little Maurer, of Auburn, De alb County, State of Indiana, being of sound and disposing m d and memory do make publish and declare this to be my last "ill and Testament, hereby expressly revoking any and all wills heretofore made by me Item 1: I direct that my funeral excenses in the sum of a reviewately live Hundred (500) dollars and a marker similar to the one on my burhal let and the costs of administration, be first paid out of my estate.

Item 2: I give and bequesth unto my sister ita Grover my oil vainting.

Item 3: I give and bequesth unto my husband Simoon H.Maurer, my radio and automobile and I also give unto my said husband to use of all y household goods solong as he maintains the home in which we now reside and direct that said househol goods shall be and remain in his possession unmolested so long as he maintains as a home as aforestic.

Item 4: Subject to the provisions of item No. 3 herein I give and bequeath unto Zeanith Markle my dining room suite.

Maple bed room suite.

Maple bed room suite.

Maple bed room suite.

Item 9: Subject to the provisions of item 3 herein, I give and bequeeth unto irms Brannan, my entique table.

Item 9: I hereby direct my executor hereinafter named to call my real estate as soon as for my decit as practicable and as soon as it can be advantageously done, and out of the receeds of sale pay to the itret freelyterean Church of Auburn, Indians, as a memorial to me and my deceased son "illiam Meith Little, the sum of Five Rundred (\$500) follars, to be used as Rev. S. F. Craven may direct; to Bortha Little on th, the sum of Euch Euchered (\$200) Bollars; to Zeanith Rinkle and her children for the surpose of buying a home for themselves the sum of Fight Bun red (\$200) dollars, the title to wish property that he taken in the mass of Seanith Rinkle for the regarded of large that a regarded in her children in fee shall be taken in the name of Seanith Rinkle for the seried of her natural life and the remainder in her children in fee simple, share and share alike.

Item 8: All the rost and residue of my property, real and personal, of every kind and character and where seever cituate and not hereinabove otherwise disposed of, I give, bequeath and devise unto Ida Crover, U. S. Weaver and Daisy Weaver they to take and held the same absolutely and in fee simple, shere and shere allies.

Item 9: I hereby nominate and appoint Edgar W. Atkinson, Executor of this Will.

In Witness "hereof, I have hereante subscribed my name the 27th day of "optember, 1938.

Minnie Little Maurer-

Subscribed by the said Ninnie Maurer in our presence, and by her declared to be her last Will, and in her presence at her request and in the presence of each other, this 20th day of September, 1930.

Virginia R. Sanders. and to tested by us as such

Worl "alter, Clerk whalb Grouit Court, State of Indiana, Dekalb County, ss:

I, Orl caltor, Clerk of the exalb Core it cart of said State do hereby certify that that the annexed Will and testament of Min is Little Maurer, has been dly admitted to probate in said county, and proven by the testimony of Virginia R. Sanders, one of the subscribing witnesses thereto, and that a complete re ord of said Will and the proof thereof, hasbeen recorded in Book no. S at page 530 of the record of Wills of said County.

IN ATTENDATION WHENDER, hereunto subscribe my name and affix the seal of said Court, at Auburn, L. dana, in said Court this 20th day of October, 1930.

Carl Walter, Clerk DeKalb Circuit Court.



I, Scott Maurer, being of sound and disposing mind andmemory, do make, publish and declare this to be my land Will and Testament, hereby expressly revoking any and all Wills heretofore made by me.

I direct that all my debts and funeral expenses be first maid our of my estate.

Item 2nd. All the rest and residue of my property, real and personal, of every kind and character and wheresoever situate, whether owned by me at this time or hereafter acquired by me, I give, bequeath and devise unto my sister Maud Braithwait, she to take and hold the same absolutely and in fee-simple.

I hereby nominate and appoint my sister Maud Broithwist Txecotrix of this Will.

Witness Whereof I have bereunto subscribed my name this 20th day of June, 1943.

Scott Baurer

Subscribed by said Scott Maurer in our presence and by him declared to be his last Will and attested by us as such in his presence, at his request and in the presence of each other this 20th day of June, 1943.

Peter Rasmussen Wdgar W. Atkinson

State of Indiana DeKalb County

BE IT REMEMBERED, That on the 25th day of April, 1944, Ydgar W. Atkinson personally appeared before the DeWalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of sid Court, testified as follows: That on the 24th day of June, 1943, he saw the said Soott Maurer, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Tdgar W. Atkinson and Peter Rasmussen in the resence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of cound mind, and not under any coercion or restraint, as the said deponent verily believes; and further demonent saith not.

Wdoor W. Atkinson

Subscribed and sworn to before me this 25th day of April, 19h4,

Murray A. Steele Clerk DeMalb Circuit Court.

STATE OF INDIANA, DECKALD COUNTY, 88:

I, Murray A. Steele, Clark of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Scott Baurer has been duly admitted to Probate in said county, and proven by the testimony of Wdarr W. Atkinson one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded Book No. 9 at page 316 of the record of Wills of said county. Wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 25th day of April, 1944.

Hurray A. Steele Clerk DeKalb Circuit Court.



SIMMON H. MAURER

7, Schoon H. Raurer of Auburn, Dollalb County, Indiana, being of sound and disposing mind and money de make, publish and doclare this t be my last Will and Testament, hereby empres Ly revoking any and all Wills her tefore made by me.

Itom I.

I direct that all my debts and funeral expenses be first paid out of my estate.

Item 2. All the rost and residue of my property, real and personal, of every kind and character and whereseever situate, whether owned by me at this time or hereafter acquired by me, I give, bequeath and devise unto my wife Addie C. Haurer, she be take and he d the same absolutely and in fee-simple.

Item 3.
I have by nominate and appoint my said wife addic 6. However as acculate

In Witness Whorsof, I have herounto subscribed my name this 19th day of June, 1944.

Simoon H. Mauror

Subscribed by the said Sincen H. Haurer in our presence and by him declared , to be his last Will and attented by as as such in his presence of each other, this 19th day of Juho, 1944.

Hary W. Atkinson

State of Indiana County of DoMalb.....Ss:

B: IT RILERAND, That on the 2nd day of April, 1949, Man W. Attinson personally appeared before the Defalb Circuit Court, of the State of Indiana, and bring awarn by the clork of said Court, testified as follows: That on the IOth day of June, 1944, he say the said Simon H. Mauror, since deceased, execute the amend instrument in writing as and for his last will and testament; the said instrument was, at the mane time at the request of said testator, and with his compout, attented and subscribed by the said Magar W. Attinson & Mary M. Attinson in the presence of said testator, and of each other, as subscribing witnesses thereby; that the said testator, was, at that time, twenty-one years of ago, of sound mind, and not under any coercion or restraint, as the said dependent verily believes; and further deponent sait not.

denr W. Attinson

Subscribed and sworn to before me this 2nd day of April, 1943.

(SEAD)

Murray A. Steele Clock DeMalb Grouit Court.

State of Indiana, Donalb County, SS:

I, Marray A. Stoole, clork of the Defail Circuit Court, of said Stave do hereby cortify that the amend Will and Testement of Simon M. Marror has been duly admitted to "rebate in said county, and proven by the testimony of Edgar S. Atthewed one of the subscribing witnesses thereto, and that a complete record of said Alli and the proof thereof, has been recorded in Book No. 9 at page 560 of the record of Wills of said county.

IN AT ACCAPTANT WHEN AF, I have write subscribe up name and affix the seal of said you t, at Auburn, Indiana, in said yourt, this Said day of april, 1946.

(SHAL)

Murray A. Steele Clerk Detalb Circuit Court.



I, Luther Maxwell of Salt Lake City in the County of Salt Lake and "tate of Utah being of sound mind and memory, do make, auclish and declare this to be my last Will and Testament, in manner following, viz:

Tull.

SECOND, I give, device and bequeath unto my friend and Legal Representative.

Fred L. Metok, all of my estate, real, personal or mixed, of whatever nature or kind, or wheresoever situate at the time of my decease, and for his own use whatever.

Also my 2000.00 insurance with the Order of Mailway Conductors I besuesth to said Fred L. Feick.

And Lastly, I hereby appoint Fred L. Feick of Carrett, State of Indiana, Executor of this my Last will and Testament.

Lastly, I hereby revoke all former wills by me at any time made.

IN MITTHESS WHEREOF, I have hereunto set my hand and seal this ______ day of October 26th in the year of our Lors one thousand nine hundred and Twenty-Tive.

Luther Maxwell (SMAL)

On this ______day of Cotober 28th A.D. 1925 Luther Maxwell (SMAL) in the County of Salt Lake and Bt. to of Utah signed the fregoing instrument in our presence, and declared it to be his Last ill and Testament, and as witnesses thereof we do now, at his request in his presence, and in the presence of each other, hereto subscribe our names.

Johnie E.O Brien residing at Welt Lake, Utah Gertrude G.Mitchell residing at Salt Lake City, Utah.

lepositions of witnesses taken before me, a Motary Public, within and for Salt Lake county, tate of Utah, in a matter pending in the levelb directit court, State of Indiam, wherein Fred L.Feick, proponent has presented the will of Luther Maxwell for probate for a improponent on the 27th day of J n. ry, 1933. Said proponent submitted and asked the following questions; The relatives of decedent or objectors to the probating of said will were not present either in person or by atterney.

Gertrude 3. Mitchell of the County of Malt Lake, in the 1 te of Dah, of Lawful age, being Tirst duly sworm by me as hereinafter certified, deposed as follows:

L. Quest. Were you acquainted with Luther Maxwell during his life time?

And. Yes.

2. Ques. Was he in Salt Lake City on or about October 29th, 1925?
Ans. Yes.
3. Ques. Did Luther Naxwell make a will on or about October 29th, 1925, and were you and John 8.0 Brien witnesses to said will?

Ans. Yes.

4. Ques. Was said will executed by the said Luther Maxwell in the presence of Johann 3.0 Brien and yourself?

ns. Tes.

5. mes. Pid the said Luther Maxwell sign his name to his said last will and testment in the presence of Johnny .0'Brien, who at his request, in his presence and in the presence of each other subscribed your names as witnesses thereto?

Ans. Yee. Ques. Was the said Luther Maxwell at the date of the signing of the said it and testament of the age of twenty-one years? - - Last will

Ans. Yes.
7. Ques. Was the said Luther Maxwell at the time and date of the execution of the said last will and testament of sound mind and memory?

Ans. Yes.
S. Quee. Was there anything that would indicate to you at the time of the execution of this will in October, 1925, that Luther Haxwell was of unsound mind or being unduly influenced? Ans.

Gertnude G. Mitchell

State of Utah County of Galt Lake. . . SS:

I, Leona B. Coursey, a Motory Public, in and for the County of Salt Lake, do hereby certify that Certrade 3. Mitchell, the above maned deponent, was by me first sworn to testify the truth, the whole truth, and nothing but the truth, in a cause pending in the Behalb Sirouit Sourt, wherein Fred L. Felck, proponent has presented the will of Luther Marwell for probate; that the foregoing deposition was all written by mel and that said deponent subscribed her deposition after the same has been carofully read over to her by me; that the objectors or any of the relatives herein present either in person or by attorney at the taking of said deposition; that all of said deposition was taken at 500 Mocormich Building, in the City of Salt Lake, County of Salt Lake, State of Utah, on the 27th day of January, 1933, between the hours of 9:00 o'clock A.M. and 4:00 P.M. of said day agreeably to the annexed notice.

In withces whereof, I hereunto subscribe my name and affix my official seal, this 27th day of January, 1933.

Leona B. Coursey. Notary Public Lesiding at Balt Lake City, Utah.

State of Utah, County of Salt Lake. . .ss:

I, Alonzo Mackay, clerk of the District Court, in and for the Third Judicial District, Sounty of Salt Lake, Atate of Utah, the same being a Sourt of Necore having a seal, do hereby certify that Leona B. Coursey before when the above and foregoing instrument appears to have been acknowledged and sworn, is and was at the time of taking such acknowledgement and affidavit, and the certifying thereof, a Motary Public within and for said County, duly commissioned, qualified, sworn and acting, and authorized by the Laws of the State of Utah, to administer caths and to take the acknowledgement of deeds to be recorded therein, and to certify the same, and I further certify that I am well acquainted with the handwriting of such Notary Fublic



and verily belies the signature subscribed to the above certificate to be genuine, and that said instrument is executed and certified according to the laws of the State of Utah.

IN TIMES WELLOF, I have hereunto set my hand and affixed the seal of said Court, at Salt Lake Sity, Utah, this 27th day of January, A.L. 1935.

Alonzo Mackay
Clerk of District Court, Third Judicial Eistrict, Salt Lake County, Utah.

State of Indiana, County of DeKalb. . . , .ss:

I, Carl Walter, Clerk of the Lewalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Luther Maxwell has been duly admitted to Probate in said county, and proven by the testimony of Gertrude G. Mitchell, one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book No. 8 at pages 214 and 214 of the records of Wills of said county.

IN ATTESTATION WELKBOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, insaid Court, this 31st day of January, 1933.

(SEAL)

Carl Walter Clerk LeKalb Circuit Court.



LAST WILL AND TESTAMENT

I, Netta Twan Maxwell, of the City of Butler, County of Tevalb, and State of Indiana, being of full age, of sound wind and memory and not under restraint, Do Make, ublish and Declare this my Last Will and Testament, hereby revoking and making null and void all other last Wills and Testaments by me made heretofore;

1st: I order & direct that the executrix hereinafter named, pay all my just debts. And funeral expenses and marker for my grave 'similar to the ones on the family lot, shall be paid, out of my money, as soon as may be conveniently done.

Second. After such payments shall have been made, as before stated, I give and bequeath to Lulu Nihart of Edon Ohio, \$1000.00.

Third. I give and bequeathe to Vere Richardson of Minerva Ohio, \$500.00

Fourth. I give and bequeath to Warl R. Wwan of Toledo Ohio \$500.00.

Fifth. If there be a residu, I gequeath to the "Christian Women's Benevolent Association". 6600 Washington Ave. StLouis. Mo.

In case heirs, heretofore named, are not pleased with the bequests herein named, within instrument, that the nortion bequeathed to them shall go to "The Christian Women's Benevolent Association."

Lastly I make and constitute Mrs. Flora Sheline as "xecutrix of this my Will and Testament. Hereby revoking all former wills hade by me.

In Witness Whereof, I have hereunto subscribed my name and affixed my seal, the 5th day of Jan, in the year of Our Lord, One Thousand Nine Hundred thirty four.

Netta Ewan Maxwell.

This instrument was on the day of the date signed, published and declared by said testetor, to be her last will and Testament, in the presence of us, who at her request, have subscribed our names thereunto, as witnesses in her presence and in the presence of each otherm; and we do further cerify, that we verily believe that at the time of executing the will, the said testator was of sound and disposing memory.

Netta Ewan Maxwell May Alwood Anna Rhoda Alwood

Witnesses

Jan.5th. 1934.

State of Indiana, DeKalbCounty. . . ss:

BE IT REMEMBERTD, That on the 27th day of November, 1937, May Alwood, personally appeared before the Dewalb Girouit Court, of the State of Indiana, and being duly sworn by the Clerk of said Court, tedstified as follows: That on the 5th day of January, 1934, she saw the seid Newtie Twan Maxwell, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix and with her consent, attested and subscribed by the said May Alwood and Anna Rhode Alwood, in the presence of said testatrix, and of each other as subscribing witnesses thereto; that the said testatrix, wee, at that time, twenty-one years of age, of sound mind, and not under any correction or restraint, as the said depoent verily believes; and further demonent saith not

May Alwood.

Subscribed and sworn to before me this the 27th day of Hovember, 1937.

Carl Walter, Clerk DeKalb Circuit Court

State of Indiana, County of DeKalb. . . . ss:

no Pi

I, Carl Walter, Clark of the Dewalt Circuit Court of said State do hereby certify that the annexed Will and Testament of Nettie Ewan Maxwell has been duly admitted to Probate in said county and proven by the testimony of May Alwood, one of the subscribing witnesses tereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 8 at page 455 of the record of Wills of said county.

IN ATTITATION WITHOUT, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 27th day of November, 1937.

Carl Walter, Clerk exalb Circuit Court.



GEORGE MAY

I, George May, of Smithfield Township, DeKalb County, Indiana, de hereby make and constitute this to be my last Will and Tostament, hereby revoking any and all former wills by me made.

It is my will that all of my just debts and funeral expenses be first paid out of my estate.

It is my will that my executrix hereinafter named, shall pay One Hundred Dollars (\$100.00) for masses to be read at St. Michael's Church, for my decessed wife, Armos May and mysolf.

Item III.

It is my will that my executrix hopeinafter named shall cause a monument to be erected at my place of burial at a cost of not to exceed(\$ 200.00) Two hundred dollars.

Item IV.

I will, devise and bequeath to each of my two daughters, Katherine J. May and Mary T. May, the sum of one Thousand Dollars if they both survive me. In case one of my said daughters should pro-decease me, I will, devise and bequeath the sum of Two Thousand dellars to the surviver of them.

Itom V.

I will, devise and bequeath all of my household goods to my daughters, Ketherine
J. Mar and Mary T. May, share and share allgo, if they beth survive me and in case
one of them should pro-decease me, I will, devise and bequeath all of my household
goods to the surviver of them.

Itom VI.
Subject to the provisions of the first five itoms of this my will, I will, devise and bequeath all of the remainder of my property, both real and personal to my following massed children to-wit: Michael May, Magdalena Zircher; John May, Katherine J. May; Anna DeLucenay and Mary T. May, to be theirs absolutely and in fee simple,

Item VII. I hereby nominate and appoint Watherine J. May to be executrix of this my will.

In Witness Whereof, I have hereunto set my hand and seal this 27th day of August,

George Hay

Signed by the testator, George May as and for his last will and testament in our presence, who at his request, and in his presence and in the presence of each other, have hereunte signed our names as witnesses this 27th day of August, 1940.

Hussolman Oals

Mary Lu Minlinger Witnesses.

State of Indiana DeKalb County 33:

BE IT REMNIB RED, That on the 14th day of Movember, 1049, Oak Musselman personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 27th day of August, 1940, he saw the said George May, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said oak Musselman and Mary Lu Hiplinter in the prosence of said testator, and of each other, as subscribing witnesses therete; that the said testator, was, at that time, twenty-one years of ago, of sound mind, and not under any coordion or restraint, as the said deponent verily believes; and further decenent saith not.

Subscribed and sworm to before me this Ieth day of November, 1949. (SEAL) Ralph W. Bruce Clock Dokalb Circuit Court.

STATE OF INDIANA, DEKALB COUNTY, SS:

I, Ralph W. Bruce, Clerk of the DeKalb Circuit Court, of said State, do hereby certify that the ennered Will and Testament of George May has been duly admitted to Probate in said county, and proven by the testiment of Oak Husselman, one of the suiscribing witnesses therete, and that a complete record of said Will and the proof thereof, has been recorded in Book No. IO at page 70 of the record of Wils in said

county.

IN ATTESTATION WHISEOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 14th day of November, 1949.

(SCAL)

Clerk DoMalb Circuit Court.



Last Will and Testament of Wildred McCann

1, Mildred McCann, of Wilmington Township, DeKalb County, Indiana, being of sound mind and disposing momory, do hereby make, publish and declare the following to be my last Will and Testament, hereby revoking all former wills and all codicils thereto, by me at any time made, in words and figures as follows:

Item lst: I direct that all of my just debts, together with my funeral expenses, shall be paid out of the first proceeds of my estate.

Item 2nd. I give and bequeath to my husband, George McCann, all of my personal property, to be held and owned by him in lice of his statutory interest in my estate, together with the other provisions made for him the following item of my will, and said personal property to be caused by him absolutely.

Item 3d. I give, device and bequeath to my husband, George McCann, all of my real estate to be held and owned by him for and during the term of his natural life only and to be received by him, together with the provisions made for him in item two of this will, in lieu of his statutory interest in my estate.

Itom 4th. Subject to the life estate in my real estate devised to my husband George McCann, in item three of this will, I give, devise and bequeath all of my real estate to my seven children namely, Fauline McCann, Jonald McCann, Jessie McCann, Josephine McCann, James McCann, Marshall McCann and Martha Jean McCann, in equal shares, in fee simple, absolutely and forever.

Item 5the I hereby nominate and appoint my husband George McCann as the Executor of this my last Will and Testament.

Witness my hand and seal this the 12th day of April 1940.

Mildred McConn

Signed, scaled and admovledged by the testatrix, Mildred McCann, as and for her last will and testament in our presence and who in her presence and at her request and in the presence of each other, have hereurto subscribed our names as witnesses hereunte at Butler, Indiana, this 12th day of April 1940.

Henry C. Springer Charles W. Campbell, Witnesses



Mildred McCann

State of Indiana

State of Indiana
Dekalb County SD;

Be It Remembered, That on the 7th day of June 1940 Henry C. Springer, personally appeared before
the Dekalb Circ it Court, of the state of Indiana, and being exem by the Clork of said Court, testified as
follows: That on the 12th day of April 1940, he saw the said Mildred McCann, since deceased, execute the
annexed instrument in writing as and for her last will and testament; that said instrument was, at the same
time, at the request of said testatrix and with her concert, attended and subscribed by the said Henry C.
Springer and Charles W. Crapbell in the presence of said testatrix and of each other, as subscribing
witnesses thereof; that the said testatrix was, at that time twenty-one years of age, of sound mind,
and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith
not.

Subscribed and sworn to before me this 7th day of June, 1940.

Carl Malter, Clerk DeWalb Circuit Court. (Seal)

State of Indiana, DeKalb County, SS;

I, Carl Balter, Clork of the Defaib Circuit Court, of said State do hereby cortify that the annoxed will and Testament of Mildred McCann has been duly admitted to Probate in said county, and proven by the testiment of Benry C. Springer, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at pages 81 & 82 of the record In Attestation Whereof, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 7th say of June 1940.

Carl Walter, Clerk DeKalb Circuit Court.



LAGT MILL AND TRATA-DONT.

In the Name of the Benevolent Father of All, Amen:

I, H.M. McCavit, of the of Butler, County of DeKalb, and State of Indiana, being about 67 years of age, and being of cound and discosing mind and memory, DO MAKE, PUBLICH AND DECLINE THIS MY LAST WILL AND TERMINENT, hereby revoking and making mull and void all other last Wills and Teatment by me heretofore made:

FIRST:- My Will is that all my just debts and funeral excenses shall be said out of my Zetate, as soon after my decease as shall be found convenient.

BECOMD: I GIVE, DEVISEA AND BE MAINT TO MY Reloved wife, Catharine A.McCavit, Five Hundred (**CO.CO) cllers, for the lower as here were made in the and between us as Insband and wife.

THIRN: And also I do sive and bequeath to my Reloved wife, Catharine A.McCavit my Home Property situated in Butler, Decalb County, Indiana, to have and to hold the last for her use as a home to low as the Estarine A. Cavit dath re in my sides.

FORTH: Then the said Home as above described shall be given equally to Each of my widow or in once she marry again. And if any such children as Meire are at this time or hereafter indebted to said estate, the amount of said indebtedness shall be taken from such children or Heirs, so as to make a a saqual division to Each of my children or Heirs, and to said children as meire namely, sone, Oliver, Charley and Elmer my sone and Laura, Maud and Pearl my Daughters.

Daughters, bond, dirver, daniely bounded by the should be any other property that now does or may hereafter below to me at the time of my Demise or death that is not herein mentioned, that my will is that the same shall be Eaqually divided between my children or Heirs as has been heretofore mentioned.

SIXIN: And it is further my will that my son Elmer McCavit shall be Executor of my Estate as he rein set fourth and my son Charles McCavit as assistant, and shall be enthant McCavit as assistant.

(SEAL)

without Eond.

IN TESTIMONY WHEREOF, I have hereunto set my hand to this, my LAST WILL AND
TESTAMENT, at Edgerton, Chio, this 2nd day of March in the year of our Lord, one
thousand nine hundred and twenty two.

The foregoing instrument was signed by the said H.M.McCavit in our presence and by him oublished and declared as and for his Last Will and Testament, and at his request, and in his presence, and in the presence of each other, we hereunto subscribe our names as attesting witnesses at Edgerton, Ohio this 2 day of Warch A.B. 1922.

Reciding at Edgerton, Williams County, Ohio.

Residing at Edgerton, Williams County, Ohio.

Rhoda E. Haddix

Residing at Edgerton, Williams County, Ohio.

State of Indiana, Dekalb County. .

BE IT REMEMBERSD, That on the 2nd day of March, 1932, Adam R. Maddix personally appeared before the Dekalb Groutt Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 2nd day of March, 1922, he saw the said R.K. McCavit, since deceased, execute the annexed instrument in writing as and for his last will and testawant; it is all inverses who, it has all the request of said testator, and with his consent, attested and subscribed by the said adam R. Maddix and Rhoda I. Maddix in the presence of said testator, and of sach other, assubscribing witnesses thereto; that the said testator, was at that time, twenty-one years ofage, of sound mind, and not under any operation or restraint, as the said deponent verily believes; and further deconent saith not.

Adam R. Maddix.

Adam R. Maddix,
Subscribed and sworn to before me this 2nd day of March, 1932.

Clenn Potter
(SEAL)

Clerk Devalb Circuit Court.

State of Indiana, Dekalb County. . .sc:

I, Glenn Potter, Glerk of the Dehalb Circuit Court, of said state do hereby certify that the annexed #111 and Tertament of H.M. Worvit, has been duly admitted to Probate in said county, and proven by the testimony of Adam A. Haddix, one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof has been recorded in rook No. 5 at page 120 of the record of said will and the proof

county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the meal of said Court, at Auburn, Indiana, in said Court, this 2nd day of Barch, 1932.

Glenn Potter Clerk DeMalb Circuit Court.



Last Will and Testament of Jennie B. McClellan

I, Jennie B. McClellan, being of sound mind and disposing memory do hereby make this my last will and testament.

Itom 1.

I desire my just debts, funeral expenses and costs of administration paid.

Item 2.

All the remainder of my property I give devise and bequeath to Fred J. Nebelung of Auburn, Indiana, as a partial reward for the many services and devoted attention he has given to me and my last deceased husband James Y. J. McClellan.

Item 3.

I hereby nominate Fred J. Nebelung as Executor of this will.

Jennie B. McClellan

Signed by Jonnie B. McClellan as and for her last will and testament in our presence and signed by us at her request as witnesses in her presence and in the presence of each other this 30th day of April 1940.

Hazel B. Redd Don M. Link

.The State of Indiana, Dokalb County, ss:

Be it remembered, That on the 2nd day of February, 1942 Dan M. Link one of the subscribing witnesses to the within and foregoing last will and Testament of Jennie B. McChellan late of said County, deceased, personally appeared before Murray A. duly sworm by the Clerk of said court, upon his cath, declared and testified as follows that is to say: That on the 30th day of April 1941, he saw the said Jennie B. McChellan that this deponent, at the said time, heard the said for his last will and Testament; and that this deponent, at the said time, heard the said Jennie B. McChellan declare the said writing was, at the same time, at the re-west of the said Jennie B. McChellan and with her consent attested and subscribed by the said Dan M. Link and Hazel B. Redd in the presence of said testator, and in the presence of each other, as subscribing witnesses subscribing of said instrument in writing, as aforesaid, of full age (that is, more under any coercion or restraint, as the said deponent verily believes, and futher deponent says not.

Dan M. Link

Sworm to and subscribed and by the said Dan M. Link before me, Murray A. Steele, Clerk of said court, at Auburn, Indiana the 2nd day of Pebruary, 1942.

IN ATTHETATION WH REOF, I have herounto subscribed my name and affixed the seal of said

(SEAL)

Murray A. Steele

The State of Indiana, DeKalb County, ss:

I, Murray A. Steele, Clerk of the Circuit Court of DeKalb County, Indiana, do hereby certify that the within annexed Will and Testament of Jermie D. McClellan has been duly admitted to probate, and duly proved by the testimeny of Dan M. Link, one of the subscribing witnesses thereto, that a complete roce d of said Will, and of the testimeny of the said Dan M. Link, in proof thereof, has been by me duly made and recorded in Book 9 pages 152 of the report of Wills of said County.

IN ATTESTATION WH REOF, I have hereunto subscribed my name and affixed the seal of said court, at Auburn, Indiana this 2nd day of $F_{\rm e}$ bruary 1942.

(SMAL)

DoKalb Circ it Court, DoKalb County





I, Anna McCrystal, of Garrett, Indiana, hereby declare this to be my last will and testament.

First: I want all my just debts and funcral expenses to be paid.

Second. I leave to the Rev. John $^{\rm G}$. Bennett, of Carrott, Indiana, the sum of \$50.00 Dollars as stipends for masses for my soul.

The rest and residue of my estate borth real and personal I leave to John McCrystal, Robert McCrystal, and James McCrystal, sons of my countr John McCrystal of Sendusky, Ohio to be divided equally among them.

I horeby elect and appoint the ..ev. John G. Bennet t to be the executor of this my wast will and testement.

Anna McCrystal

Signed in our presence and in the presence of each other this 8th day of November 1937 in the City of Garrett, Indiana.

Mrs. Frank Gfeller ditness Dean M. Mansburg

The tate of Indiana, DeKalb County, SS:

BE IT F MIMBURD, That on the 18th day of January 1943 Mrs. Frank Geller one of the subscribing witnesses to the within and foregoing last will and Testament of Anna McCrystal late of said County, deceased, personally appeared before Wm. P. anatoct, Judge of the Circuit Court of DeKalb County, in the Late of I diana, and being duly sworn by the Clerk of said court, upon his oat, declared and testified as follows, that is to say: That on the 8th day of November 1937 she saw the said Anna McCrystal, sign her name to the said instrument in writing as and for his last will and Testament; and that this depoment at the said instrument in writing as and for his last will and Testament; and that this depoment at the said instrument in writing to be her last fill and Testament, and that the said instrument in writing was, at the same time, at the request of the said Anna McCrystal and with her consent attested and subscribed by the said Mrs. Frank Offeller and pean Manaburg in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto, and that the said Anna McCrystal was, at the time of the signing and subscribing of said instrument in writing as aforesaid of full age (that is, more than twenty-one years of age) and of sound and disposing mind and memory, and not under any coercion or restraint, as the said deponent verily believes, and further deponent says not.

Mrs. Frank Offeller

Sworn to and subscribed by the said Mrs. Frank Follor beforeme, Murray A. Steele, Clerk Court, (Clerk's Scal)

Murray A. Steele, Clerk of Anna Active of Indiana, Chall County, SS:

Murray A. Steele, Clerk of Anna Active of Indiana, Chall County, SS:

Court.
(Clerk's Scal)

Murray A. Steele
The State of Indiana, Pekalb County, SS:

I, Murray A. Steele, Clerk of the Circuit Court of Dekalb County, Indiana, do hereby certify that the within amexed Will and Testament of Anna McCrystal has been duly admitted to probate, an duly proved by the testimony of Mrs Frank Geller one of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of the said Mrs. Frank Geller in proof thereof, has been by me duly made and recorded in book 0 at page 211 of the record of Wills of said County.

In Attestation Whereof, I have hereunte a scribed my name and affixed the seal of said Court, at Auburn, Indiana, this leth day of January 1942.

Murray A. Steele Clerk
(Seal)

Circuit Court Pekalb County

510

200



FRANK W. McCULLOUCH

I, Frank W. McCullough of DoKalb County, Indiana being of sound and disposing sind and memory do make, publish and doclare this to be my last will and tostament horoby expressly revoking any and all wills heretofore made by mo.

Item I.

I direct that all my debts and funeral expenses be first paid out of my estate, and that a monument be eracted at an expense not exceeding § 300.00.

Item 2.

After the payment of the debts and fumeral expenses as provided in Item I I hersof I give, bequeath and devise unto my wife, Laura B. Hecullough all the rest and residue of my personal property of which I die the owner, she to take and hold the same absolutely. I also give and devise unto my said wife all real estate of which I die seized, she to take and hold the same for and during the period of her natural life only.

After the death of my said wife I give and devise unto my children, Marjorie Cater and John O. McCulleur all the rest and residue of my property of every wind and character and wheresever situate, we other evened by me at this time or horeafter acquired by me, they to take and to held the same absolutely and in fee simple, share and share allike and should either of my said children be dead prior to my death, then the share that would go to such child so deceased shall go to his or her issue, if any, such issue to take and held the same absolutely and in fee simple, share and share alike.

Item 4. I horoby nominate and appoint my wife, Laura B. McGullough as Executrix of this will.

In Mitness Whereof I have hereunte subscribed my name this 19th day of May, 1981.

Frank . . . Medullough

Subscribed by the said Frank W. McCullough in our presence and by him declared to be his last will and attented by us as such, in his presence, at his request and in the presence of each other this 10th day of May, 1981.

Mary Eu Kinlinger Edgar W. Attingen

State of Indiana DoMalb County 83:

BE IT RELIEB RED, That on the Sth day of February, 1950, Edvar W. Atkinson, neasonally appeared before the DeMalb Circuit Court, of the State of Indiane, and being even by the Clork of said Court, testified as follows: That on the 19th day of May, 1931, he saw the said Frank W. McCulloups, since accessed, execute the amenced instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request be said testator, and with the consent, attested and subscribed by the said dear W. Atkins n & Ferr Lu Hiplinger in the presence of said testator, and of each other, as subscribing witnesses therete; that the said testator was, at that thee, twenty-one years of ago, of sound mind, and not under any coercion or restraint, as the said dependent verily believes; and further dependent saith not.

Edcar W. Athinson

Subscribed and amorn to before me this 8th day of February, 1950.

(SHAL)

Ralph W. Bruce Clork DoKalb Circuit Court.

STATE OF INDIANA, DERALB COUNTY, 38:

I, Ralch W. Bruce, Clerk of the Dokel b Gircuit Court, of said State, do hereby contify that the among Will and Tostament of Frank W. McGullow has been duly admitted to Frank W. In a said country, and proven by the testimony of d ar W. Atkinsen, one of the subscribing witnesses thereto, and that a complete record of said Will, and the proof thereof, has been recorded in Book No. 10 at page 94 of the Record of Wills in said country.

IN ATTESTATION WHICHEOF, I hereunto subscribe my name and affir the seal of said Court, at Auburn, Indiana, in said Court, this 3th day of February, 1950.

(SEAL)

Ralph W. Bruce Clork DeMalb Circuit Court.





ISAAC MoDAIRLEL

I, Isaac McDannel of Wilmington Township, DoKalb County, Indiana, being of sound and disposing mind and removy, do heroby make and appoint the following to be my last Will and Testament, heroby a voking all former wills and all sodicits thereto by me at any time made in words and figures as follows:

Item Ist.
I direct that all of my just debts, together with my femeral expenses shallbe of the first proceeds of my estate. paid out of

Item Twe:

I direct that all of my personal estate be sold and reduced to cash and that after the parent of my debts and fueral as eness, that all of the penduce of cash on hand o'all to raid and the save my y assection to Demald Casebere as Trustee and that said Trustee shall held said fueds and keep the same invested in safe investments and shall said a said fueds and keep the same invested in safe Casebere, dering and life the and at the land of said Trustee shall be by in divided or ally a my trues grant filldree, samely, 2 nall Casebere, Raymond Casebere and Helen Righell.

Item Three:
I give and devise all of my real o tate to my daughter, Lottic Casebore, to be held andowned by her, for and during the term of nor natural life only.

Subject to the life estate of my daughter, Lettie Cusebere, in my real estate as devised in item Three, I give and devise my real estate in fee simple and in eq al shares to my three raid clildre, namely, bornald Casebere, Remard Caseber, and delen Rissell, to be cold and even by them in fee simple abolitel and rever.

Itom Five:

of this my last Will and Tostament.

Witness my hand and seal this the 20th day of September, 1940.

Isaac McDannel

Signed, sealed and acknowledged by the Testator, Isaac McDannel as and for his last Will and Testament to a presence and who in his resence and at his request and in the presence of each other have hereunte subscribed our names as witnesses hereunte at Dutler, Indiana, on this the "8th day of September, 1940.

Honry C. Springer Charles d. Cambell Witnesses

State of Indiana DeKalb County.....SS:

BE IT REMEMBER D, That on the 19th day of October, 1949, Henry C. Springer, personally appeared before the DeMaile Circuit Germi, of the State of Indiana, and being swern by the Clark of said Go rk, testified as follows: That on the Soth day of September, 190, he saw the said Isaac McDannel, since deceased, execute the amound instrument in writing as and for his last will and testament; that said instrument was, at the same tie at the request of said testator, and with his consent, attested and subscribed by the said denry C. Springe and Charles S. Campbell in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion of restraint, as the said deponent verily believes; and further deponent saith not.

Honry C. Springer

Subscribed and sworn to before me this I9th day of October, 1949.

(SMAL)

Ralph W. Bruce Clork DeMalb Circuit Court.

STATE OF INDIANA, DEKALB COUNTY, SS:

I, Ralph W. Bruce, Clork of the DeKalb Circuit Court, of said State, do her a certify that the annexed Will and Testament of Isaac McDan of has been duly admitted to Probate in said county, and preven by the testime y of Henry C. Springer, no of the subscribing withesses thereto, and that a complete record of said will and the preof thereof, has been recorded in Book No. IO, at page 65 of the Record of Wils

IN ATTESTATION WHEREOF, I hereunte subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said court, this 19th day of October, 1940.

(SEAL)

Clork Dokalb Circuit Court.



FIRST CODICIL TO THE LAST WILL AND TESTAMENT OF ISAAC MCDANNEL

I, Isaac McDannel of Wilmington Township, DeKalb County, Indiana, being of sound and dispessing mind and memory, do bereby make and declare the following to be a first codicil to my Last Will and Testamont executed on the 18th day of September, 1949, in words and figures as follows:

Item ONe:

Them one: I homely revoke all of the previous of Item Two of my said Last Will and Testament and in lieu thereof I give and bequeath all of my personal premerty, after the payment of my debts and funeral expenses, to my daughter, Lettic Cesebero, absolutely and forever.

Item Two:

I hereby confirm all of the other provisions of my said last will and tostament in all other respects.

Witness my hand and soal this the ISth day of August, 1942.

Isoac McDangol

Signed, scaled and acknowledged by the testator, Isaac McDannel as and for the first cedicil to mis last will and testament executed on the 20th day of September, 1940, in our presence and who in his presence and at his request and in the presence of each other, have hereunic subscribed our manes as witness of hereunic at Butler, Indiana, on this the 13th day of August, 1942.

Dorothy L. Fisher
Henry C. Springer
Witnesses.

State of Indiana DoKalb County.....

BE IT REMARKED. That on the 10th day of October, 1949, Henry C. Springer personally appeared before the Demalt Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 13th day of August, 1949, he saw the said Issae McDannel, since deceased, execute the amexed instrument in writing as and for the first codicit to his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Derects b. Fisher and Henry C. Springer in the presence of said testator, and of each other, as subscribing witnesses thereto, that the said testator, was, at that time, twenty-one years of age, of secund mind, and not under any coorden or restraint, as the said dependent verily believes; and further dependent saith not.

Henry C. Springer

Subscribed and sworn to before me this I9th day of October, I949.

Ralph W. Bruce Clark DoKalb Circuit Court.

STATE OF INDIANA, DEMALE COUNTY, SE:

I, Ralph W. Bruco, Clork of the DeKalb Circuit Corrt, of said State de hereby certify that the first codicil to the last will and testament of Iseas McDannel has been duly admitted to Probate in said county, and proven by the testimony of Henry C. Springer, one of the subscribing witnesses thereto, and that a complete record of said first codicil and the proof thereof, has been recorded in Bork No. 10, at page 66 of the Record of wills in said county.

IN ATTESTATION WHENCOF, I hereunto subscribe my name and affir the soal of said Court, at Auburn, Indiana, in said Court, this 19th day of October, 1949.

(SHAL)

Ralph W. Bruce Clork DoKalb Circuit Court.



I, Neil W. McDarby, of DeWalb County, Indiana, being of sound and disposing mind and memory, while I have strength and capacity so to do, do make, publish and declare this to be my Last will and testament, herbby revoking all other Wills by me made.

ITEM ONE. It is my will that all my just debts and funeral expenses shall be maid by my Executrix, to be hereinafter named, out of my estate, as soon after my deceased as shall be her be found practicable and convenient.

ITEM TWO. I give, will, bequeath and devise all my property, both real and personal, of whatever kind and description and wheresoever situated, including money and choses in action, to my beloved wife, Virginia MoDarby, to be here absolutely, all without inventory and appraisement.

ITEM TREE: I do hereby nominate and appoint my beloved wife, Virginia WcDarby, as Executrix of this my Last Will and Testament.

IN WITHESS WHEREOF, I have hereunto set my hand and seal this 17th day of June, 1935.

Neil E. McDarby, (STAL).

Signed, sealed, acknowledged and declared by said Testator as and for his Last Will and Testament in our presence, who at his request, in his presence and in the presence of each other, have hereunto subscribed our names as witnesses, this I/th dayof June, 1935.

Lyle M. Swift George M. Kublin, witnesses.

Personally appeared before Carl Walter, Glerk of DeWalb Circuit Court of DeWalb County, State aforesaid, Lyle M. Swift, who being duly sworn on her oath says that the within named Testator, at the time of executing the foregoing Will and Testament, was of full age to device Real Estate, and of sound mind, memory and understanding and not under coercion or restraint, and that said Will was duly executed by said testator, and by him declared to be his last Will and Testament in her presence and that she saw the said Testator affix his alguature to his caid Will, and that she signed said will as witness thereto, at the request of said testator in his presence and in the presence of George H. Kublin, the other subscribing witness.

Lyle M. Swift.

Subscribed and sworn to before me as witness my hand and seal of said Court this 11th day of January, A. D., 1936.

Carl Walter, Clerk DeKalb Circuit Court.

I, "arl Walter, Clerk of eMalb irouit Court of DeMalb County, State aforesaid, hereby certify that the foregoing and annexed Wil' and Testament of Neil E. McMarby late of We'alb County deceased, has been duly admitted to probate, and its due executio this day proven by Lyle M. Swift, whose proof, together with such Will, has been duly recorded on page 385 of the Record of Wills No. 5 remaining in my office.

IN TESTIMONY WHERROF, I have hereunto set my hand and the seal of said Court, this lith day of January, A.D., 1936.

Carl Walter, Clerk ackalb Circuit Court.



MISWORTH McDOWELL

I, Elsworth McDowell, of the city of Auburn, in the county of DeWalb, State of Indiama, do hereby make and publish this, my last will and testament, hereby expressing all former wills and testamentary bequests of every kind and character, here tefore by me made.

Pipstr

It is my wil that all my just debts and funeral expenses shall be first paid.

It is my will that my executor shall purchase and cause to be creeted on my let in Rescham cometery, a suitable double marker for my deceased wife. burial let in Resolawn cometery, a suitable double marker for my deceased wife, Addio McDowell and myself.

It is my will that the death benefits which will be payable at my death by the Journeymen Barbers! Ibternational Union of America, be paid to my estate.

Fourth:

It is my will that my executor shall soll at either public or private sale all chattels owned and used by me in my borber shop.

I give, will and bequeath all of my household goods and household furnishings to my grandchildren, who are children of my sen, Earl D. McDowell, namely faris Harris, Harold McDowell, Laverne Corden and Helen McDowell, they to divide the same among themselves as they seat fit.

Integ:

I devise all of my real estate, whereseever situate, to my son, harl D. HeDowell, during his lifetime; after his death the same shall go to my grandchildren, who are children of my son, barl D. McDowell, namely Marie Harris, Hareld McDowell, LaVorne Gordon and Helen McDowell, in qual shares, share and share alike, as temants in common, for simple and absolute.

I give, will and bequeath all the residue of my estate to my grandchildren, Mario Harris, Harold McDewell, LaVerne Cordon and Helen McDewell, in equal shares, share and share alike, and absolute.

sighth: I hereby neminate and appoint Hugh Carpern of Auburn, Indiana, executor of this

IN TESTINGLY WIRRED, I have herounts subscribed my name and caused my seal to be affixed, at Auburn, Indiane, this 3rd day of August, 1943.

HeDowell (SEAL)

Before us, the undersigned, personally appeared the above named disworth MeDowell, who in our presence subscribed his name and caused his seal to be affixed, and be there and there declared the same to be his last will and testament; and we then and there in his presence and in the presence of each other, subscribed our names as attosting witnesses, at his request.

John P. Cophart

W. W. Ketchan

Witnesses.

State of Indiana DoKalb County ... SS:

W. W. Kotcham

Subscribed and sworn to before me this 20th day of December, 1949. Ralph W. Bruco Clor Donalb Circuit Court.

STATE OF INDIANA, DEMALD COUNTY, So:

I, Ralph W. Brune, Glerk of the DeWalb Circuit Court of said State, do howely certify that the amexed Will and Testament of Slawerth MoDewell has been duly admitted to probate in said county, and proven by the testiment of W. W. Ketcham, one of the subscribing witnesses thereto, and that a complete record of said will, and the proof thereof, has been recorded in Book No. 10 at page 75 of the Record of Wills in said

county.

IN ATTESTATION WHER OF, I hereunte subscribe by name and affix the seal of said Count, at Auburn, Indiana, in said Court, this 20th day of December, 1949.

(SEAL)

Reinh W. Bruce

Clerk Dellalb Circuit Court.

Face.



CODICIL TO WILL OF ELSWORTH MODOWNELL

I, Blaworth McDowell, of the city of Amburn, in the county of DeKalb, State of Indiana, do declare Unia writing to be a codicil to my last will and testament executed on the 3rd day of Amgust, 194%.

whereas, my sister, alla Magyon, of Auburn, DeKalb County, Indiana, has kept house for me and looked after me during my illness, I do hereby give and bequeath unto her the sum of Two Hundred Dellars.

Second:
In case there is not sufficient each in my estate to carry out Items First and Second of my will, together with the bequest to my sister, The Eagyon, and for the paramet of the costs of administration of my estate, it is my request that my son, and D. MöDovell, and my reachfildren, Marie "marie, Marcid McDovell, Lavorno Gorden and McDovell, may to my executor a sum of money sufficient to par the above items, and if they refund to Table to do so, then I activities and direct my or cutor soll my residential property which faces South Jackson St. and situated on the east part of let number 30 is eatern & Ithen, Aubern, Indiana, and to apply the proceeds in parament of the items mentioned above. payment of the items mentioned above.

And I do hereby ratify and confirm my said will in all other respects.

IN TESTIMONY WHENCO, I have become subscribed by name and caused by seal to be affixed, at Auburn, Indiana, this 8th day of November, 1945.

McDowell (SEAL)

Before us the undersigned, personally appeared the above hand Slaworth McDowell who in our presence subscribed his name and caused his seal a be affixed, and he then and there declared the same to be his codical to its last will and testament; and we then and there in his presence and in the presence of each other, subscribed our names as attesting witnesses, at his request.

Bette Crosh

Ketchan W. W. Witness

State of Indiana DeKalb County 88:

BE IT REMEMB Rid, That on the 20th day of December, 1940, W. W. Katcham, personally appeared before the Defall Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 6th day of Nevember, 1945, he saw the said Elewerth Dowell, since deceased, smeare the amount instrument in writing as and for a codicil to his last will and testament; that said is trument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said W. W. Ketcham and Dette Greek in the presence of said testator, and of each other, as subscribing withosess therete; that the said testator, was, at that time, twenty-one years of age, of sound wind, and not under any coercien or restraint, as the said deponent verily believes; and further deponent saith not.

Subscribed and sworn to before me this 20th day of December, 1949.

(SMA.)

Bruco Clork DoKalb Circuit Court.

STATE OF INDIANA, DENALB COUNTY, SS:

I, Ralph W. Bruce, Clork of the DeMalb Circuit Court, of said State, do hereby certify that the annexed ecdical to the Will and Testament of Elsworth McDowell has been duly admitted to Probate in said county, and proven by the testimeny of W. W. Metcham, one of the subscribing witnesses therete, and that a complete beard of said Mill, and the proof thereof, has been recorded in Book No. No at pages 77-77 of the Record of Wills in said county.

IN ATTESTATION WHEREOF, I become subscribe my name and affix the soal of said Court, at Aubara, India a, in said Court, this Soth day of Docember, 1949.

(SNAL)

Ralph ** Brue

Ralph ". Bruc

Clerk DeKalb Circuit Court.



IAST WILL AND TESTANEOUT.

In the name of the Benevolent Father of All Amen;
I Catherine MoEntarfer, a widow, and a resident of Smithfield Tawnship, DeMalb County and State of Indiana, being of sound and disposine mind and memory, do make, publish and see re this to be my Last Will and Tastament, hereby revoking and making null and void all other Last Wills and Testaments by me made heretoff re.

First. My will is that all my Just Debts and funeral expenses including bills for medical services shall be paid out of my festate as soon after my decease as shall be found convenient.

First. My will is that all my Just Debts and funeral expenses including bills for medical services chall be paid out of my estate as soon after my decemes as chall be found convenient.

Becond. I sive, devise, and bequenth to my beloved daughter, Mellie Hevel the sum of One Hundred (100) for care she has given me during sickness.

Third. I give, devise and bequenth to my beloved daughter Mellie Hevel and Satury a Cambell all my silver twish ware and dishes each to share alike, and also Hellie Hevel shall have first choice of my feather beds; and Bather M Cambell shall have scoond choice of my feather beds.

Fourth. I give, device and bequeath to my beloved on Marry R, Moontarfer One Marres. Two (2) Pillows and Saur pillow cames, four absets, four bed conforts, one pr. fleece lined sheets and third choice of my feather beds.

Fifth. I hereby instruct the executor of this my last will to have the date of my death placed on the market on the executor of this my last will to have the date of my death placed on the market on the cemetary lot. Also to make division moning all of my children of all bedding, pictures, can. fruit and other small bouncheld articles which are of value only to my children.

Seventh. I give, devine, and bequeath to my con Ora R. Moontarfer as trustee the undivided one cixth (1/6) interest in the reminder of my estate both personal real estate and sized estate to be held in trust and used for the needs of my beloved daughter, Bertha Duncar who is now a patient in the Eastern Endals turn over to her the property in his hands, he may furnish her with money from time to time for the neometary in his hands, he may furnish her with money from time to time for the neometary in his hands, he may furnish her with money from time to time for the mone names are as follows that for the insane as cured, then at her death all funds in the hands of the trustee sheetin names allowed harmed where allowed them whose names are as follows therefor, Tellie Pevel, Ern A. Moontarfer, Bellie Pevel, Ern A. Moontarf

The foregoing Instrument was signed by the said Outherine "Contagrer in our presence and by her published and declared as and for her last will and testament, and at her request, and in her presence and in the presence of each other We hereunto subscribed our names as attesting Titnesses this 20th day of Sentember A.D. 1926.

D. C. Ranaburg Henry J. Spackey Mrs. Cora Fuller.

State of Indiana,

D.C. Raneburg Bubscribed and sworn to before me this Poth day of March, 1932. Glenn Potter

Clerk DeKalb Carouit Court.

said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of amid Court, at Auburn, Indiana, in said Court, this 26th day of March, 1932.

Olean Potter

of March, 1932. Glenn Potter Clerk DeKalb Circuit Court. (SEAL)



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I, Frank 7. Helintarffer, of Waterloo, DeMalb County, Indiana, being of sound mind and discosing memory do hereby make, consistute and declare the following to be my last will and testament.

Item I. I direct my Executor to pay all my just debts, exhances of funeral and last sickness and costs of administration and to erect a suitable monument on my family grave lot and to endow the same.

Item II. I give, devise and bequeath to my son Lists W. Mo ntarffer the store building situate on the north one-fird of lot No. 42 in the original Plat of the Towns of Waterloo, DeMalb County, Indians, and the real estate above described in fee simple, together with the furniture, fixtures and stock of merchandise contained therein or streed for use therein, subject to all bills and accounts nayshis arising out of the conduct of the store operated and conducted by me at said location. This devise and bequest is subject to taxes on said real estate,

Item III. I give, bequesth and devise to my daughter Martha M. Bookmiller, the wife of Troden M. Bookmiller, the house in which I live being a neice or marcel of land situated in Saction 3, townshin 3 and north, respectively. Indiena, and more marticularly described as follows towait: Commencing at a point in the Me t line of denter at., in the Town of Saterloo, Defall County, Indiena, 216 feet south of the south line of Union St., in said town, thence south 5% feet, thence east 135 feet, thence north 5% feet, and thence west to place of beginning, to be here in fee simple, subject to taxes thereon together with all the household goods and effects "berein contained.

Item IV. Whereas, there is now a mortgage of \$5000 on the real estate deviced to my son I direct my Executor to may saidmortgage indebtedness out of my mersonal estate. If my mersonal estate share be insufficient to may my indebtedness and meet the expenditures herein provided for there any deficit shall be met equally by my son and daughter. All cash in bank whether nrising from the store business or otherwise shall be considered apart of my personal estate, but cash on hand in the store arising out of current sales shall be deemed a mart of the stock. If the mersonal estate should be in excess of requirements herein provided for the same together with a my other property i shall can at my deat and not otherwise disposed of shall be shared equally by my said son and daughter.

Witness my hand this 23rd day of February, 19hh.

Frank W. MeWntarffer

This will consisting of 3 pages exclusive of this attestation clause was signed by Frank W. McEntarffer and declared by him to be his last will and testament in our presence and in the presence of each of us, and was signed by as witnesses thereto at his request and in his presence and in the presence of each other all on the day and upon hereinfor written.

Dan W. Link "itnesses

State of Indiana MeKalb County

88

BF IT REMEMBERTD, That or the 5th day of June, 10th Dan N. Link responsibly anneared before the Dekalb Circuit Court, of the State of Indiana, and being eworn by the Clerk of said Court, testified as follows: That on the 23rd day of February 19th, he saw the said Frank W. McFntarffer, since deceased, execute the annexed instrument in writing as end for his last will and testament; that said instrument was, at the same time at the request of said testamer, and with his consent, attested and subscribed by the said Dan M. Link and Claude L. Deniels in the presence of said testator, and of sach other, as subscribing witnesses thereto; that the said testator, was, at that tire, twenty-one years of are, of sound mind and not under any coercion or restraint, as the said emoment veily believes; and further deponent saith not.

Dan W. Link

Subscribed and sworn to before me this 5th day of June: 1944.

Clerk DeKalb Circuit Court.

STATE OF INDIANA, DEFA'E COUNTY. 88:

I, Murray A. Steele Clerk of the Devalb Circuit Court of said State do hereby certify that the annexed Will and Testament of Frank W. Membershes been duly admitted to Probate in said county, and proven by the testimony of Dan W. Link one of the subscribing witnesses thereot, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at mages 331 of the record of Wills of said county.

IN ATTMEMATION WHTHEROF, I hereunto subscribe my name and affix the sea of said Court, at Auburn, Indians, in said Court, this 5th day of June, 1944.

Clerk Develb Circuit Court.



THOMAS M. MCGRAW

I, Thomas M. McGraw, a resident of the country of DeKalb and State of Indiana, being of sound and disposing mind and memory and not under any restraint, do hereby make, publish and declare this my last will and testament, hereby revoking any and all former wills by me made.

Item I. I hereby direct that all of my just debts be first neid out of my estate.

Item 2. I hereby give, devise and bequeath to my beloved wife, Berthe L. McGraw, all of the property, real, personal and mixed, of whatever character, of which I chall die mossessed, all without any reservation or restrictions whatever r, she to have and hold the same absolutely and in fee simple.

Item 3. I hereby nominate and appoint my said wife, Bertha L. McGrow, as the executriz of this my will.

Mitness my hand and seal at Garrett, DeKalb County, Indians, this the 25th day of Sentember, 1916.

mt	2.5	M.C Norman day
Thomas		SUCCESSION OF THE PARTY OF THE

The above instrument signed, sealed and acknosledged by Thomas H. McGraw, as and for his last will and testament, in our presence, who, at his request, in his presence and in the presence of each other have hereunto set our hands this the 25th day of Sentember, 1915, as witnesses, at Garrett, Indiana.

Howard A. Hinklin

J. D. Brinkerhoff

State of Indiana County of DeKalb....SS:

BR IT REMARKETED, That on the 31st day of July, 1946 J. D. Brinkerhoff nersonally arreared before Murray A. Steele, Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 25th day of Sentember 1916, he saw the said Thomas M. McGraw, since decased, execute the annexed instrument in writing as and for his last will and testament, that said instrument was, at the same time at the request of said testator, and with his convent, attested and subscribed by the said J. D. Brinkerhoff and Morard A. Binklin in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of ane, of sound mind, and not under any coercion or restraint, as the said demonent verily believes; and further demonent saith not.

J. D. Brinkerhoff

Subscribed and sworn to before me this 31st day of July, 1946.

(SEAL)

Murray A. Steele Clerk TeKalb Circuit Court.

STATE OF INDIANA, DEVALE COUNTY, 88:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Tostament of Thomas M. Medraw has been duly admitted to Probate in said county, and proven by the testimony of J. D. Brinterhoff one of the subscribing witnesses thereto, and that a commlete record of and Will and the proof thereof has been recorded in Book No. 9 at page 458 of the record of Wille of said county.

IN ATTESTATION NUMBEROF, I because subscribe my name and affix the seal of said Court, at Auburn, Indiano, in said Court, this 31st day of July, 1986.

(STAL)

Clerk Defelb Circuit Court



CLIFF METCALF

I, Cliff Metcalf, a resident of DeKalb County, in the State of Indiana, and being of sound and disposing mind and memory, do hereby make, declare and publish this as and for my last will and testament, hereby expressly revoking any and all former wills by me made.

Itom I.

I horeby will and direct that all of my just dobts and funeral empenses be first paid out of my estate, and as soon as is practicable after my decease.

Itom 2. I horsby will and direct that my executor cause to be out in my temb on \hat{x} my let in Woodlawn Cometary the date of my decease.

Item 5.
I hereby give, and bequeath unto Betty Welf any sum of money she may be indebted to me at time of my decease and such automobile as I may own at time of my decease and to Grendellyn Welf I give and bequeath the sum of Fire Eundred dellars in each and for ive her any amount of mency heretofore advanced or leaned to her during my lifetime.

Item 4.

I hereby with give, will, bequeath and devise unto my second childless wife, Lucille F. Metcalf one-third (I/J) of the balance and residue of my estate after the payment of all items heretofore directed to be paid in this will; and to my said wife I give and bequeath to be here absolutly the household goods which I may own at time of my decease, said household goods to be in addition to the one-third of my estate as in this item specified; that all the property now owned by me was acquired before the marriage of this testator to said Lucille F. Metcalf.

Item 5.

I hereby will and direct, and it is my empress intention that the previsions made in this will for my said wife shall be in lieu of her widows staturery allowance and any other inheritance in my estate which she would take under the laws of the State of Indiana.

Item C. I hereby will, give, devise and bequeath unto my sister Mrs. One Fulka, all the balance and residue of my estate both real and personal property and whereseever situate, to be here in fee simple, outricht and absolutely.

Itom 7.
I hereby direct that my nophew Weir Fulka, and he is hereby nominated and appointed to be amounter of this my last will and testament.

Witness my hand and soal at Auburn, Indiana, this Ist day of March, 1966.

Cliff Neboals

Tostator

The foregoing instrument, signed, sealed and accorded by said Cliff Metcalf, as and for his last will and testament, in our presence, who, at his request, in his presence and in the presence of each other, have subscribed our names as witnesses thereto this Ist day of March, 1940.

Howard 8. ring Withouses.

State of Indiana County of DeMalb.....SS:

BE IT REMEMBERD. That on the 13th day of November, 1946, Heward S. Grimm personally appeared before the Belialb Circuit Court, of the State of Indiana, and being sworn by the Clork of said Court, testified as follows: That on the 1st day of March, 1946, he saw the said Chiff Notealf, since deceased, execute the anexed instrument in writing as and for his last will and testament; that said instrument was, at the said Howard S. Crimm and Irone Wise Moldorman in the presence of said testator, and of each other, as subscribing witnesses thereto, that the said testator, was, at that time, twostny-ane years of ago, of sound mind, and not under any coordien or restraint, as the said deponent vertly believes; and further deponent saith ot.

woward S. Orlana

Subscribed and sworn to before me this 13th any of November, 1946.

(S.AL)

Nurray A. Stoolo Clore Docalb Circuit Court.

STATE OF INDIANA, DEMALD COUNTY:SS:

I, Murray A. Stoolo, Glork of the Dollalb Gircuit Court, of said State, do hereby certify that the annexed Will and Testament of Gliff Metcalf has been duly admitted to Probate in said county, and proven by the testimeny of Heward S. Grimm, the of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 400 of the record of Wills of said County.

TH ATTESTATION WHEREOF, I herounto subscribe my name and affix the soal of said Court, at Auburn, Indiana, in said Court, this lith day of November, 1946.

Clar Double Charit Count.

671



State of Indiana
County of DeKalb.....88:

In the Delalb Circuit Court

In the Matter of the Estate of Cliff Metcalf, deceased Weir C. Falka, amounter

A reomont

This agreement, made and entered into this Toth day of November, 1946, by and between Iona Palka, logatee and devisee under the will of said decedent, Weir C. Falka, Executor of last will, as parties of the first part and Lucille F. Notealf, widow of said decedent, party of the second part, witnesseth:

That whoreas the said Cliff Metealf, departed this life a resident of DeKalb County, Indiana, and leaving a last will and testament, wherein and under the provisions thereof there was given to his said widow the second party hereto in lieu of her statutory allowance and rights as such widow, all the household goods, and one-third of said estate of decodent after payment of debts and expenses.

How the parties herete agree that said second party shall and she does hereby elect to take under the said will and not under the laws of descent of the State of Indiana, and that in consideration therefor and thereof said second party does hereby accept as and in consideration an additional sum of five hundred deliars for the execution of this agreement, the receipt of five hundred deliars as aforesaid is hereby acknowledged by the second party.

In Witness Whopeof the parties hereto have set their hands this I3th day of November, 1946.

Woir C. Falka

First parties

Lucile F. Metcals

State of Indiana
County of Dekalb....SS:

Lucille F. Metcalf, Iona F. Falka and Wior C. Falka, each being first duly sworn upon their eath says that the attached and foregoing contract is their voluntary act and deed for the uses and purposes therein set forth; further affiant saith not.

Locale Moterals

Tone F. Falka

Mote C. Palka

Subscribed and aworn to before me this 13th day of Nevember, 1946.

(SHAL)

MY COMM. EXP. 8/7/47

Novard S. Grimm

ELLA



Know all men by these presents that I, Peter Mottert, of the Village of Micksville, Defiance County, State of Chio, being of sound and disposing mind and memory and desiring to make such disposition of my wordly estate as I deem best, de hereby make, publish and declare this instrument to be mystast will and Testament, hereby revoking any and all former wills whatsoever by me made,

Item 1. I hereby direct my executor hereinafter a med to pay all of my just and lawful debts and the expenses of my last sikkness and funeral out of my personal estate as seen as may be found convenient after my decease.

Item 2. I hereby give and bequeath all of the rest, residue and remainder of my personal estate remaining after the payment of all indebtedness against my estate, to my three children, Permelia M. Edgar, Toy A. Greenawalt and William H. Mettert, absolutely and without condition, share and share alike.

Item 3. Suitable provisions having been heretofore made to the satisfaction of my son, William H. Notcort, and desiring that my two daughters shall share my real estate, I therefore, give, devise and bequeath unto my daughters, Permelia M. Edgar and Toy A. Groenawalt, their heirs and assigns forever the residence property where I now reside, being Let number three (3) of Edgardon's First Addition to the Village of Hicksville, Defiance County, State of Chic, and also my forty (40) acres of land, more reless, situated in the West half (1/2) of the South West quarter (1/4) of Section Number thirty (30) in Newville Township, DeKalb County, State of Indiana, and the same shall pass to my said daughters equally, share and share alike.

Item 4. Having full confidence in my son, William H. Mettert and believing that he will faithfully and impartially carry out all of the provisions of this will, I horoby nominate and appoint him to act as executor of this, my Last will and Testament, and I request that no bond be required of him for the proper discharge of his duties assuch

In witness Whercof, I have hercunto set my hand, this 9th day of August A. D. 1927.

Peter Mettert

The above and foregoing instrument was signed, declared and acknowledged by the same was subscribed bus us as attesting witnesses in his presence, at his request and in the presence of each other, this 9th day of August λ_{\bullet} De 1927.

A. M. Richards Walter W. Ferris

IN THE PROBATE COURT OF DEFIANCE COUNTY, ONIO

In the Matter of the Will of Peter Mottert, Deceased

March 14, 1928 Admitting to Probate and Ascord

This matter came on this day further to be heard, on the application of william M. Mettort, to admit to probate and record the will of Poter Mettort, deceased, herotofore filed in this court therefore.

And it now being shown to the satisfaction of the Court, that due notice of the filing of said will and of the application to admit to probate and record in this Court, has been given to all the next of kin of said testator, residents of Ohio; and A. M. Richards and Walter W. Ferris, having this day appeared in open Court, and having been duly sworn, testified respectively to the due execution and attestation of said will, which testimeny was reduced to writing, was subscribed by them respectively, and was filed with said will.

Whereupon the Court finds that the aforesaid instrument of writing is the last will and testament of Feter Mettert, deceased; that it was duly executed and attested; that the said testator at the time of signing said will was of lawful age, of sound mind and memory, and not under restraint.

It is therefore by the Court ordered, that the said will be admitted to probate, and that it, together with the said testimony of the witnesses above named, be entered of record in this Court.

D. F. Openlander, Probate Judge

CERTIFICATE TO COPIES inty, SS: Probate Court The State of Chic, Defiance County, SS: Probate Court

I, E. W. Costello, Judge and Ex Officio Clerk of the Probate Court within and
for said County, having the custody of the Files, Journals and Records of said Court,
do hereby certify that the foregoing is a true copy of the last will and testament
of Peter Mottort, deceased, theother with the order of probate thereof, as the
same appear upon the records of said Court, and I further certify, that I have
carefully compared the foregoing copy with the original record, and that the same is
a full and correct transcript thereof.

In witness Whereof, I have hereunte set my hand and affixed the seal of said
Court at Defiance Chic this 4th day of May A, D. 1943.

E. W. Costello,
(Seal) Probate Judge and ex-officio Clerk of said Court

The State of Ohio, Defiance County, 35:

I, the undersigned sole Judge of the Probate Court, within and for said County and State, the same being a Court of Law and of record, do hereby certify that under the laws of the State of Ohio the Judge of the Probate Court is ex-officio Clork of his own Court. And I further certify that I the said E. W. Costello, whose genuine signature is attached to the foregoing certificate, am, and was at the time of the signing the same, ex-officio Clork of said Probate Court, and as such, full faith and credit are due my acts, and that the above certificate and attestation are in due form of law, and made by the proper officer.

In Timess Thereof, I have hereunts set my hand and affixed the seal of said Court, at Defiance, Ohio, this 4th day of May A. D. 1943.

12/2



The State of Indiana, DeWalb County, SS:

I, Murray A. Steele, Clork of the Circuit Court of DeKalb County, Indiana, do hereby certify that the within ennexed authenticated copy of Will and Testament of Peter Mettert has been duly admitted to probate, that a complete record of said will has been by me duly made and recorded in book 9 at page 243 of the record of Wills of said County.

IN ATTESTATION WHEREOF, I have hereunto subscribed my name and affixed the seal of said court, at Auburn, Indiana, this 24th day of May 1943.

Murray A. Steele, Clerk Circuit Court Dekalb County

(Clork's Seal)



I, Mae Meyer, of the city of Auburn, DeKalb County, Indiana, do hereby make and publish this my last will and testament, revoking all former wills by me made.

Item 1. It is my will that all my just debts, expenses of last sickness and funeral be paid as soon after my death as is practicable.

Item 2. I hereby give, devise and bequeath to my dear brother, John W. Shook, of Sioux City, Towa, One Thousand Dollats and my largest solitare diamond ring to be his absolutely and in fee simple.

Item 3. I give, devise and bequeath to my beloved step-grand-daughter, Georgia Jean Giddings, Five Hundred Dollars and one of my solitare diamond rings next in size to that bequeathed to my eaid brother, also my diamond Scottish Rite ring and Enights Templar locket.

locket.

Item 4. I give, devise and bequeath to my step daughter, Eda W. Giddings my Knights

Templar diamond ring and Ehrine Claws broach.

Item 5. All of the remainder and residue of my property of every kind and description, both real and personal I give devise and bequeath to my dear stater, Nora Bell Cochran, to have and to hold the same and to sell and dispose of same for her use and confort.

If, however, she should die prior to myself, it is my will that said property shall go to and become the property of my said brother, John W. Shook, and whatever remains of my said property after the death of my said stater Nora Bell Cochran, shall go to and become the property of my said brother, John W. Shook.

Item 6. I hereby nominate and ap oint my brother-in-law, E.T.Cochran executor of this will.

will. Witness my hand and seal this 5th day of February, 1925.

Subscribed by the said Mas Meyer in our presence, and by her declared to be her last will, and attested by us as such, in her presence and in the presence of each other, this 5th day of February, 1925.

Witness- C.M. Brown, Inez Knapp.

State of Indiana County of DeKalb. . . ss:

BE IT REMEMBERED, That on the 16th day of June 1933, C.M. Brown personally ap eared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of taid Court, testified as follows: That on the 5th day of February, 1925, he saw the said Mae Meyer, since deceased, execute the annexed instrument in wifting as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed the the said C.M. Brown and Inez M. Knapp in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Subscribed and sworn to beforeme this 16th day of June, 1933 (SEAL) Clerk DeKalb Circuit Court.

State of Indiana

County of DeKalb. . . ss:

I, Carl Walter Clerk of the Dekalb Circuit Court, of said State do hereby certify that the annexes Will and Testament of Mae Meyer has been duly admitted to Probate in said county, and proven by the testimony of C.M.Brown one of the subscribing witnesses hhereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No 5 at page 236 of the record of Wills of said county.

IN ATTESTATI N MMERSOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 16th day of June, 1933.

Carl Walter Clerk DeKalb Circuit Court.

Clerk Tekalb Circuit Court.

CODICIL.

I, Mae Meyer, of the City of Auburn, DeMalb County, State of Indiana do hereby make and publish this my codicil to my last will and testament, which bears date of February 5, 1925.

Item 1. I hereby abrogate and set aside item three (3) if said will and declare the same null and void.

Item 2. In lieu of said item three (3) I hereby give, devise and bequeath to said Georgia Jean Giddings all bonds and stooks that I may have at the time of my deaht in the George M. Forman Realty Co., or George M. Forman and Co. Also one of my solitare diamond rings next in size to that bequeat ed to my said brother also my soutish Rite ring and Knights Templar Looket. Templar Looket.

In witness whereof I hereunto set my hand this 19th day of May, 1932
Has Meyer
Subscribed by the said Mas Meyer in our presence, and by her declared to be a codicil to her last will, and attested by us as such in her presence and in the presence of each other this day and year last above written.

Witness C.M.Brown, Inez M. Knapn. State of Indiana

State of Indiana
County of DeKelb. . . ss:

BE IT RUMEMPRIED, That on the 16th day of June, 1935 C.M. Brown personally appeared
before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of
said Court, testified as follows: That on the 19th day of May, 1933, he saw the said Mae
Meyer, since deceased, execute the amersed instrument in writing as and for her codicil to
her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said C.M. Brown and Inez
M. Mnapp in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-come years of ago, of sound mind, and
not under any coercion or restraint, as the said deponent vertly believes; and further deponent saith not:

Subscribed and sworn to before me this 16th day of June. 1933 Subscribed and sworn to before me this 16th day of June, 1933 Oarl Walter, Clerk Dekalb Circuit Court.

(SEAL)



State of Indiana County of DeKalb. . . ss:

I, Barl Walter Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Codicil to the Last Will and Testement of Mae Neyer has been duly admitted to Probate in said County, and proven by the testimony of C.M.Brown one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 5 at pages 236 & 237 of the record of Wills of said county.

IN ATTESTATION HWEREOF, I hereunto subscribe my name and affix the seal of said Court, At Auburn, Indiana, in said Court, this 16th day of June, 1933
(SEAL)

Ourl Walter, Olerk DeKalb Circuit Court.





Curtis Waldon Neyers

- I, Gurtis Seldon Meyers, of Montpelier, in the State of Ohio, hereby make this my last will and testament, hereby revoking all former wills, if any, heretofore made by me.
- Item 1. It is my will that all my just debts chall first be paid out of any property of which I may die seized.
- Item 2. I give and bequeath to Jennie Boody one hundred dollars.
- Item 3. I give and bequeath to Carrie M. Fenning one hundred collars.
- Item 4. I give and bequeat to Frank D. Fenning one hundred do lars.
- Item 5. I rive and bequeath all the remainder of my property to my three grand-children, Harold Meyers, John Curtis Meyers and Guinevere Meyers in equal shares.
- I hereby appoint Frank D. Fanning executor of this will.

In testimony whereof I have hereunto set my hand this 11th. day of November, 1922.

.urtin ..evere

Subscribed by the said Nartis Waldon Heyers in our presence, and by him declared to be his last will and testament and attested by us as such, in his presence, and in the presence of each other, this lith, day of November, 1922.

· Frank A.Prink

State of Indiana, DeMalb County. .

Be It Remembered, That on the 19th day of November, 1930, personall appeared before Clern Potter, clerk of the Egkalb Circuit Court, State of Indiana, Barbara Baker, and being sworn by the Clerk of and Court, testified as follows: That on the 11th by of feve ber, 1920, are say the said rits . were, since declased, except the same terms tin writing on a say for his last will and testment; the test did instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Frank A Trink and Barbara Baker, in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and so un er any coercion or restraint, as the said deconent verily believes; and further deponent eaith not. mind, and not un or any coercic and further deponent eaith not.

arbara Subscribed and sworn to before me this 19th day of Movember, 1930.

Slenn Potter
Olerk DeWalb Gircuit Gourt.

E

State of Inciana, SeMalb County. . . es:

I, Olenn Potter, Clerk of the lekalb Sirouit Court, of said State do hereby certify that the annexed Will and Testament of Curtis W.Meyers, has been duly admitted to Probate in said County, and proven by the testimony of Barbara Waker, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book Mo. S ar page 70 of the record of wills of said county.

In Attention Whereof, I hereunto subscribe my name and affix the seal of said Court, at Suburn, Indiana, in said Court, this 19th day of November, 1930.

(BEAL)

Glenn Fotter Clerk !eKalb Circuit Court.



BE IT REMEMBERED, That I, Mary M. Mies of Debalb County, Diate of Indiana, being of sound and disposing mind, memory and understanding, and considering the uncertainty of life, do therefore make, publish and declare this to be my last WILL and TESTATUTY, in manner and form following, that is to day:

ITM: I order all my just debte and fumeral expenses to be paid by my Executor hereinafter named, as soon as conveniently may be after my decease.

BECOID: I give, devise and bequeath unto my daughter Lillie Mies the sum of J500.00, this amount to be paid to her by my Executor from my savings which are on deposit in the Savings Feature of the Relief Department of the Baltimore and Ohio Railroad Company, Baltimore, Md.

MILL: I rive, levise and bequeath unto my prandoon, Milia marer the sum of J100.00, this amount to be paid to him my my Executor from my savings on deposit in the Savings Feature of the Relief Department of the Baltimore and Ohio Railroad Company, Baltimore, Md.

FOURTH: I give, devise and bequeath unto my son Edwin A. Mies and my daughter Lillie Hies, all my household furniture, furnishings and effects contained in the home at the time of my decease, to be equally divided between them.

FIFTH: After all of the above bequeated have been complied with, all the remainder of my Estate, real, personal or mixed, of whatever nature or kind, or wherescover situate at the time of my decease, I give, devise and bequeath unto my sons Henry; Chas. Frederick; Edwin A. Mies, and to my daughter Bargaret Reesh; Louise Minnich; and Millie Mies, to be equally divided between them, share and share alike, absolute in equal shares.

AND LASTLY.— I do make, constitute and appoint Edwin A. Mies my son, to be the Executor of this my last will and Testament, hereby revolving all for er lile and Testament.

IN WITHERS WHEREOF, I have hereunto subscribed my name, and affixed my seal,

Testaments by me at any time heretofore made, and declaring this to be my last will and Testament.

IN WITHERS WHEREOF, I have hereunto subscribed my name, and affixed my seal, the minth day of the in the year of our bord one thousand mine hundred and thirty.

Hary M.Mies (SEAL)

Signed, sealed, published and delivered by the said testatrix Mary M.Mies above mamed as and for her last Will and Testament, in the presence of ur, who have hereunto, at her request, subscribed our names in her presence, and in the presence of each other, as witnesses hereto. above mamed,

W.E. Suggers Witness. P.A. Gengler Witness.

State of Indiana, DeKalb County. ss:

EE IT REMINDERED, That on the 17th day of March, 1932, P.A.Gengler, personally appeared before Glenn Potter, Clerk of the Denald Cyrouit Court, of the State of Indiana, and being an rely the Slank of sail court, testified as follows: That on the 9th day of May, 1930, he saw the said Marie M. Mien, since deceased, execute the ammaked instrument, in writing as and for her last will not testoment; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said M. Journey and P.A. Jengler in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not deponent saith not. deponent saith not.

P.A. Gengler
Subscribed and swern to before me this 17th day of March, 1932.
Glenn Potter
(SEAL).
Clerk Defallo Gircuit Court.

State of Indiana, Desalb County. ss:

I, Glenn Potter, Glerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Marie M.Miss has been duly admitted to Probate in said county, and proven by the testimony of P.Genrier, one of the subscribing witnesses thereby, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 5 at page 154 of the record of Wills of said county. county.

IN ATTESTATION WHENEOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 17th day of March, 1932.

Glenn Potter
Clerk Dekalb Grouit Court.



WILL.

I, George H. Files of the Town of Corunne, "exalt County, Indiana, do hereby make and publish this my last will and testamont revoking all former wills by me made.

Item 1. It is my will that all my just debts, expenses of my last sickness and funeral be paid as soon after my death as is precticable.

Item 2. I give, devise and bequest to my dear wife, fore like all my personal property what ever it my consist of at the time of my death, thus, all money, notes, conder, securities, bank deposits, fertifies of deposit and my claims against the Thomas Exc. ange Pank, also my stock of Verchandise, Tolls of all kinds which I cosses. Horse, Suggies, Marnesses, Poultry, Sees, in other words, all my earthly belongings to be here for ever.

My sone and Raughters named as follows: 'ddward Tiles, Nins Lawson, Larous Tiles, Lottie Montoon and Marie 'humaker have received their where of my earthly estate in cair, keeping and other valuables in days gone by.

I subscribe my hone to this will on this 26th day of January, 1929 and make cath that it is my own wishes a decire to have it so.

Coorge H. 111cs

Subscribed and sworn to before me the above named George B. lies on this 26 day of Jenuary, 1989, declairs the above to be of his own free good will.

My commission expires arch 6, 1929.

... enole. ...t by modia.

we the undersigned do hereby make oath that we witnesses the signature of George .Wiles subscribed on this 26 day of January, 1929 and to our best judgment he is of sound mind, and constous of exactly what he is doing.

llsworth L.Oster

The above named witnesses Allsworth tooster and F. . Tise testify to the $A_{\rm K}$ ne ture of George H. lies was sworn to on this 26 day of January, 1929.

My commission expires march 6, 1929.

... rhole. . jolery . lic.

BE IT HEREBERAU. That on the 5th day of June, 1929, Elleworth Loster, and before Glenn Fotter, Clerk of the Demalb Circuit Court, of the two of India, and being series of the Ark of the ret, that if Lak a follows: not on the beginning to the Ark of the ark to the fine follows: not on the beginning to the same that a few of the last will and testment; the case instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said "lleworth Loster and F.L. wise in the first of the total the total the said that the first of the total the said the said selection of the said that the first of the said the said that the first of the said selection of the said that the first of the said selection of the said that the first of the said selection of the said that the said selection of the said selection of the said that the said selection of the said sel

Allsworth L. ster.

Subscribed and sworn to before me this 5 day of June, 1929.

Olenn Fotter Slork LeFalb Sircuit Court.

State of Indiana, Texalb Jounty. . . se:

I, Glenn Potter, Glerk of the Rekalb Girouit Court, of said State to hereby certify that the annexed Fill and Testament of George H. Miles has been duly admitted to Probe to in said county, and proven by the testimony of Ellaworth L. Geter one of the subscribin witnesses thereto, and that a complete record of said All and the proof the record, are considered in oak So. 7 to get the fell of the record of Fills or said county.

said county.

IN ATTACTATION THERROF, I bereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 5 day of June, 1929.

Glenn Potter Clerk sekalb "ircuit Court.

(JAME)



No. 2805

David mplha

No. 2805

David mplha

No. 2805

Strict mplha

Received of C. E. McCLINTOCK

Clerk of DeKalb Circuit Court

this _______daylof; 1994____, 192

the following:--



Adah Lucile Miller

I, Adah Lucile Miller of Butle:, Indians being of the age of 60 years and being of sound and disposing mind and memory, do hereby make and declare the following to be my last will and testament, hereby resolting all foreir wille and all codicile therefolly me at any time made, in words and figures as follows:

Item One; I direct that all of my just debts, together with my funeral exhanses, shall be outd out of the first proceeds of my estate.

Item Two; I direct my Executrix hereinafter name , to proceed as soon as inactioable after my death, to sell and dis use of all of my property, real or personal, under orders of the court having jurisdiction over my estate and thus reduce my entire estate to cash.

Item Three: I then direct my Executrix to distribute the funds then on hand and derived from the sale of my process as follows:

That my Executrix shall pay and distribute three Mights of said fund to my course.

That my Executrix shall pay and distribute to my course, Kermit Miger of Detrit, Michigan, two sights of said tund.

That my Executrix shall pay and distribute to my course Mrytle Watson of Toledo, and the my course of said fund.

Ohio, one eight of anid fund.

That my Executrix shall pay and distribute to Janet Blaine, daughter of my cousin

Ollie Blaine, one eight of said fund.

That my Executrix shall par and distribute to Elizabeth Blaine, daughter of my commin Ollie Blaine of Butler, Indiana, one eight of said fund.

Item Four: I hereby nominate and appoint Ollie Plains of Butler, Indians as the Frequerix of this my will.

Witness my hand and seal at Butler, Indiana, on this the Inth day of Sentember, 1943.

Adah Lucile Miller

Signed, sealed and adknowledged by the testatrix, Adam Lucile Miller, as and for her last will and testament in our presence and who in her presence and at her request and in the presence of each other, have hereunto subscribed our names as withnesses hereunto at Butler, Indians on this the Isth day of Sentember, I983.

Honry C. Spring-r

Alice F. Buntington

State of Indiana

State of Indiana
County of Defalb.....SS:

BE IT REMARKED. That on the 5th day of March, 1945 Henry C. Springer personally appeared before the DeKalb Cir cuit Court of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 18th day of September, 1947, he saw the said Adah Luciel Miller, since decenced, execute the annexed instrument in writing ag and for her last will and testament; that said instrument who, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Henry C. Springer and Alice E. Huntington in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix was, at that time, twenty-one years of age, of sound mind, and not under any co-roise or restraint, as the said deponent verily believes; and further dement saith not.

Wenry C. Springer

Subscribed and sworn to before me this 5th day of March, 194s.

(STAL)

Murray A. Steele Clerk DeKalb Circuit Court.

State of Indiana, Countr of DeKalb, SS:

I, Murray A. Steele, Clark of the DeKalb Circuit Court, of end State do hereby certify that the annexed Will and Testament of Adeh Luciel Miller has been duly admitted to Probate in said county, and proven by the testimony of Henry G. Seringer one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 786 of the record of Wille of said

Court, at Auburn, Indiana, in said Court, this ath day of March, 1948. hien the seal of maid

(crat)

Murray A. Steele Clerk Dekalb Circuit Court



I, agnes A. Miller, of the City of Carrett in the County of "eMalb, Etate of Endiana, of the age of sixty five years, being of sound and disposing mind and memory do make, publish and declare this my last Will and Testament in manner following, that is to say:

First: I direct my Recutor hereinafter named to pay out of my estate as soon as possible after my decease all of my just debts together with the expenses of my last sickness and my funeral and testamentary expenses including the expense a placing a marker at the head of my grave.

placing a marker at the head of my grave.

Second: I give an bequeath unto my son, Cecil Emig Miller, all of the household goods that I may own or possess at the date of my death to have and to hold unto himself, his heirs and assigns absolute and forever.

Third: I give, devise and bequeath unto my four sons, Orrin Mhilip Miller, Richard Guy "tiler, Russell Clere Miller, and Geoil Emig Miller all the rest and residue of my estate, real, personal and mixed of severy kind and description or whereasever situated whether in this state or any other state of the Union to have and to hold unto themselves, their, heirs, excutors and assigns, share and share alike, absolute in fee simple and forever.

Fourth: In case of the death of my son, Mussell Clare Miller, prior to the date of my death then and in that instanc I give, devise an bequeath all of the property mentioned in Clause 3 to my three sons "grin Thilip Miller, Richard Guy Miller and Cooil Emig Miler, thave and to old unto themselves share and share alike, absolute and in fee simple foreve Fifth: It is my desire that my Executor, hereinafter maned, shall sell and dispose of any and all real estate that I may own at the date of my death or of which I may be selzed and divide the proceeds of the sele of said real estate mong my said ohildren according to the terms of this will within a period of six menths, from the date of my death.

Sixth: I hereby amoint Cecil Emig Miller the sole Executor of this my last "ill and Testament, hereby revoking all former wills by me at any time made.

I'm WITMESS WHEREOF, I have hereunte cot my hand and seal this 20th day of February, 1932.

Agnos A. Miller, Testatrix.

Acros A. Miller, Tectatrix.

Acros A. Miller, Tectatrix.

The foregoing instrument was on the date thereof, published and declared by testatrix, Agens A. Willer, as and for her last will and testatron in the presence of us, who at her request, in her presence, and in the presence of each other have subscribed only now, as this present the presence of each other have subscribed our names as witnesses thereto.

Mrs. W. D. Haseltine, Carrett, Indiana Fred L. Feick, Carrett, Indiana

State of Indiane, Details County, sees

BE IT REMEMBERED, that on the 7th day of January, 1939, Fred L. Feick, personally appeared before Carl Walter, Tork

of the Details Carcuit Court of the State of Indiana, and being swom by the Clor of said Court, testified as follows:

that on the 20th day of February, 1932, he saw the said agnes to Miller, since deceased, execute the annexed in trument in

writing as and for her last will and testament; that said instrument was, at the same time, at the request of said testative, and of eac other, as subscribing witnesses thereto; that the said testative, was, at that time, twenty-one years

of a e, of sound mind, and not under any operation or restraint, as the said separent verily elieves; and further deponent

Fred L. leick

Subscribed and sworn to before me this the 7th day of Jahuary, 1939.

Carl Walter, Cl rk DeWalb Circuit Court,

State of Indiana, Domalo County, State of Indiana, Indiana of Indiana, Indiana

Carl Walter, Clerk Donalb Carouit Court.



I, Albert DeForest Miller of Ashley, DTKalb County, Indiana being of sound mind and memory, and in the name of the Benevolent Father of All, do hereby make publish and declare this my last will and testament hereby revoking any and all former wills by me made.

ITEM I. I direct that 11 my just debts, including the expenses of my last illness and funeral be fully maid.

ITEM II. I hereby mill and devise unto my beloved wife, Tye H. Miller, all my real estate of every kind and char oter and wheresoever situated, for and derine har lifetime only, and at her death a id real setate shall to to my son, though M. Miller and my deuther, fathel lines stoy, equally, share and share allie, absolutely and in fee simple, subject only to the condition set forth in Item 4 of this will.

ITEM III. I hereby will and bequeath all my nerconal normarty of every kind and character whatsoever and wheresoever situated, unto my said wife for and during her lifetime only, and at her death, said nerword in the my said wife for and during her alifetime only, and at her death, said nerword in the condition set forth in Item 4 of this will. And I hereby authorize and empower my said wife to sail, mortage or otherwise encumber said resconal prop rty and to handle and manage the same as she my deem advisable and from three to time to exchange and mesonal property for other personal property, and I further provide that my said wife shall not be under any obligation or liability to make any accounting for said nersonal property or the manner in which she may handle or manage the same or any of the proceede which she may receive from the sale or other disposition of said personal property.

ITEM IV. It is my will and hereby direct that the actual, resemble and necessary living expenses of, my said wife, also her medical and hospital bills, all claims for care and nursing during illness, and her funeral expenses shall be and necessary, said wife, also her medical and hospital bills, all claims for care and nursing during illness, and her funeral expenses shall be and necessary, said is my will that after the death of my said wife, my executor shall, if necessary, said a sufficient, and if not sufficient, then such expenses, bills and claims, and other would be and claims.

ITEM V. I hereby nominate and

Albert TeForrest Willer (Seal)

Signed by said testator, Albert DeForest Miller, as his last will and testament, in the presence of us, who at his request, in his presence and in the presence of each other, have hereunts subscribed our names and witnesses this 16th day of Dacember, 1900, at Auburn, Indiana.

Walter D. Stum Ruth Widdicombe

State of Indiana

28 DeKalb County

For it will be not be 17th day of February, 1944, Ruth Anderson formerly Ruth Middicombo personally empassed before the Bevalb Girouit Court, of the State of Indians, and being sworn by the Clerk of said Court, testified as follows: That on the 15th day of December, 1940, she saw the said Albert Dispress Miller, since decessed, execute the annexed instrument in writing as and her his last will and testament; that sind instrument was, at the same time at the request of said testator, and with his consent, attated and subscribed by the said Ruth Anderson formerly Ruth Widdicombe and Welter D. Stump in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Buth Anderson formerly Buth Middicombe

Subscribed and evern to before we this 17th day of February, 1944.

(Seal of Court)

Murray A. Steele

Olerk D'Ealb Circuit Court

STATE OF INGIANA, DENALS COUNTY, SS:

I, Murray A. Steele Clerk of the DaMalb Circuit Court, of said State do hereby certify that the annexed Mill and Testment of Albert DeForest Miller has been duly admitted to Probate in said county, and movem by the testimony of Ruth Anderson formerly Buth Middicombs one of the subscribing mitnesses thereto, and that a commiste record of said Will and the proof thereof, has been recorded in Book Bo. 9 at mages 301 of the record of Wills of said county.

IN ATTESTATI WHENROF, I hereunto subscribe my name and affix the sed of said Court, at Auburn, Indiana, in said Court, this 17th day of February, 1948.

(Seal of Court)

"urray A. Steele Clerk Devalb Circuit Court





JILL.

I, Frank P. Miller of Smithfield Township, Defalb County, State of Indiana, do by make and publish this my last will and testament, revoking all former wills by hereby me made.

ne made.

Item 1. It is my will that all of my just debte and excenses of last cickness and funeral be paid as soon after my death as is arracticable.

Item 2. I hereby cive, device and bequeath to my beloved wife, Katherine Miller all of the rest and residue of my property, both real, personal and mixed of which I may die selzed, to have an to hold for an arrive to trace here it is a she to have the proceeds thereof only, and at her death it is my will, and I hereby device to my sister, Randalena Miller, all of my property that remains, to have and to hold for and during the term of her natural life, she to have the proceeds thereof only.

Item 3. The grandalena Miller, all of my property that remains, to have and to hold for and during the term of her natural life, she to have the proceeds the sea only.

Item 3. The grandalena Miller, all of my property that remains, to have and to hold for and during the remains of the filter, here is a lifer, here is a lifer is a lifer and lifer in the lifer made is a lifer in the lifer and lifer in the lifer my children. John b. Miller, hand so a lifer on lifer and lifer in the life is not the same is to be charged to then as part of their deatributive share in my estate.

Item 3. I here's accounted and amount my said con, ohe lifer, here is a lifer, here we life is a lifer, here we life and lifer in my estate.

In witness whereof I have because and and and and sail this filt day of January. Item 4.

In witness whereof I have hereunto set my hand and seal this 5th day of January,

Frank P.Miller

Subscribed by the said Frank P.Miller and acknowledged by him to be his last will and testament and attested by us as such in his presence and in the presence of each other this day and year last a ove written.

Cather Jenret, Witnesses.

State of Indiana, DeKalb County. . . sa:

BE IT RETERBELSD, That on the 10 day of Sur, 1931, C.M. Brown, personally appeared before Clenn Potter, Nerk of the De-alb Circuit Court, of the Bate of Indiana, and being sworn by the Clerk of and Court, teatified as follows: Nat on the 5" day of January, 1920, he saw the said Crank P.Miller, since deceased, execute the annexed instrument in writing as and for hielast will and testanet; that said instrument was, at the came time at the request of said testator, and with his consent, attested and subscribed by the said C.M. Brown and Lather Heuret in the presence of said testator, and of each other, as subscribing witnesses thereto; that the suid testator, was, at that time, twenty-one years of age, of sound mind, and not under any operation or restraint, as the said deponent verily believes; and further deponent saith not.

under any operation of restraint, and deponent saith not.

C.K. Frown
Subscribed and sworn to before me thicloth day of August, 1971.

Glenn Potter
Clerk Devald Circuit Court.

State of Indiana, Delalb County. . . ss:

I, Glenn Potter, Clerk of the Denalb Gironit Court, of said State do hereby certify that the amered Hill and Testament of Frank P. Miller has been duly admitted to probate in said county, and proven by the testimony of G.M. Brown, one of the subscribing witnesses thereto, and that a countlet record of odd Hill and the proof thereof, has been recorded in Book No. 3 at page 115 of the records of Fills of said county.

IF ATECHATION TREATOR, I because subscribe my name and affix the seal of said Court, at Suburn, Indiana, in said Court, this 10th day of Aug. 1971.

(SEAL)

the sent of



WILL OF GEORGE J.MILLER

I, George J. Miller, of the city of "uburn, in the county of DeWalb and State of Indiana, do hereby make and publish this, my last will and testament, hereby expressly revoking all former wills and testamentary bequests of every kind and character, heretofors by me made.

FIRST: It is my will that all my just debts and funeral expenses shall be first

paid.

SECOND: I devise the Mast End of Lot Number (134) one Hundred Thirty-four in the Original Plat to the Town, now "ity of Auburn, Dekalb County, Indiana, situated at number 501 Hast Lleventh street, "uburn, Indiana, to my wife, Savilla M.Miller, during her life, or until she shall marry again. She to pay all taxes and unkeep of the property, From and after her death, or future marriage, I devise said premises to my children of a former marriage, namely: Harry Russel Hiller of Toledo, Ohio, and Gladys Delight Leuchtman of Detroit, Michigan, in equal shares, they to hold the same in fee simple and absolute.

THIRD: I give, will and bequeath the sesidue of my estate, real, personal and mixed, of every kind and nature, and wherescover situate, to my children, Harry Russel Miller of Toledo, Chio, and Gladys Delight Leuchtman of Detroit, Michigan, in equal shares, they to hold the same in fee simple and absolute.

FOURTH: I hereby nominate and appoint my brother, Adrian O.Miller of Auburn, Indiana, executor of this my will.

IN TESTIMONY WHEREOF, I have hereunto subscribed my named and caused my seal to be affixed, at Auburn, Indiana, this 31st day of May, 1926.

George J.Miller. . . (Stal).

Before us the undersigned, personally appeared the above named George J.Eiller, who in our presence subscribed his name and caused his seal to be affixed, and he then and there declared the same to be his last will and testament; and we then and there in his presence and in the presence of each other, subscribed our names as attesting witnesses, at his request.

Winthrop W. Metcham
H. F. Loffet. . . . Witnesses.

State of Indiana, Dekalb County. .

BE IT REMEMBERED, That on the 9 day of Jan., 1929, Winthrop W. Metcham personally appeared before Glenn Potter, Clerk of the Demalb Circuit Court, of the State of Indiana, and being sworn by the Glerk of said Court, testified as follows: That on the 31 day of May, 1925, he saw the said Corge J. Siller, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Winthrop W. Metcham and W.F. Moffet in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at the time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

"inthrop W.Metcham

(cond) Subscribed and sworn to before me this 9 day of Jan, 1929.

Glenn Fotter Glerk Desalb Girouit Court.

State of Indiana, Deselb County. . . ss:

, I, Glenn Potter, Clork of the Leaalb Circuit Court, of said State so hereby certify that the amexed Will and Testement of George J. Miller has been duly admitted to Probate in said county, and proven by the testimeny of Winthrop W. Metchem one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in mook No. 7 at page 541 of the record of Wills of said county. said county.

IN ATTESTATION THARMOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 9th day of Jan., 1929.

(SEAL).

Glenn Potter Olerk Dekalb Circuit Court. -



Joseph Miller

I, Joseph Hiller of Chicago in the county of Cook and state of Illinois being of sound mind and memory and considering the uncertainty of this frail and trensitory life, do therefore make, ordain, publish and declare this to be my last Will and Testament.

First: I order and direct that my "meoutrix hereinafter named may all my just debts and funeral expenses as soon after my decease as conveniently may be.

Second: After the payment of such funeral expenses and debts, I give, device and bequeath my beloved son and daughter John Frank Miller and Lena Miller Mechenham all my estate both real and personal to be divided share and share alike between them.

Lastly I make, constitute and appoint my daughter Lona Hiller Nechenham to be executrix of this my last will and testament hereby revoking all former wills by me made.

In Witness Whereof I have hereunto subscribed my name and affixed my seal the 16th day of July in the year of Our Lord one thousand nine hundred and twenty seven.

Joseph Willer (seal)

This instrument was on the day of the date thereof, signed, published and declared by the said testator Joseph Miller to be his last will and testament, in theoresence of us who at his request have subscribed our names thereto as witnesses in his presence and in the presence of each other.

John C. Fiddelke , residing at 12025 Harvardive., Chicago Ill., Henry J. Reichwein, residing at 12119 Eggleston Ave., Chicago Ill.,

State of Indiana DeKalb county ss:

Be it remembered that on the leth day of April 1939 John C. Fiddelke personally appeared before Carl Welter Clark of the DeKalb Circuit Court of the state of Indiana and being sworn by the clerk of said court testified as follows: that on the 16th day of July 1927 he saw the said Joseph Miller since deceased execute the annexed instrument in writing as and for his last will and testament; that said instrument was at the same time at the request of said testator and with his consent attested and subscribed by the said John C. Fiddelke and Henry J.Reichwein the presence of said testator and of each other as subscribing witnesses thereto; that the said testator was at that time twenty one years of age of sound mind and not under any coercion or restraint as the said demonent verily believes and further demonent saith not.

John C. Fiddelke

Subscribed and sworn to before me this 18th day of April 1939

Carl Walter clerk DeKalb circuit court

(SEAL)

State of Indiana, DeKalb county as:

I, Carl Walter clerk of the Dewalb circuit court, of said state do hereby certify that the annexed Will and Testament of Joseph Miller has been duly admitted to probate in said county and proven by the testimony of John C. Fiddelke one of the subscribing witnesses thereto and that a complete record of said will and the proof thereof has been recorded in book No. 9 at mage 30 of the record of wills of said county.

county.

In Attestation Whereof I hereunto subscribe my name and affix the seal of said Court at Auburn, Indiana, in said Court this 18 day of April 1939.

Carl Walter clerk DeKalb circuit court.

(seal)



I, Joshua Willer, of sekalb County State of Undiana, do hereby make and constitute this my last will and tastament, hereby revoking any and all former wille by me made.

Item 1. It is my will that all of my just debts and funeral extenses be first paid out

Item 2. I give, devise and bequeath to my daughter Cora C. Rinehold, all how shold soods owned by me at the time of my death.

Item 3. Subject to the provisions of items one and two of this my will I give, devise and bequeath all of the remainder of my property both real and personal to my childred, Christopher C. Willer, Core C. Binehold, Grover C. Willer, and Leroy A. Willer and my step son "rank". Batdorf to be theirs absolutely and in fee einple, shares and share alike, provided that the share of Gaid Core C. Binehold shall be charged ith 150.00 advanced to her during my life time I make no provision in this my will for my son Martin L. Miller for the reason that he has received his full share by way of advancements during my life time. time.

Item 4. I h reby nominate my step son Frank ". Batdorf to be E xecutor of this my last will In witness whereof I hereunto set my hand this 30th day of March 1936.

Joshua Miller

Signed by testator, Joshua Miller, as his lat will, in the pre-ence of us, who, at his request in his areaence, and in the precence of each other, have because out oribed our names as witnesses this 30th day of March 1926.

Mable Calvin Oak Husselman

Stat of Indiana gounty of Tekslb. . .ss

B' IT REMINDERED, That on the 9th day of Oct ber, 1934 Oak Musselman personally appeared before Carl Walter, Clerk of the Bewalb Cifcuit Court, of the state ofIndiana, and being duly sworn by the Clerk of said Court, testified as follows: That on the 30 day of March 1925, he saw the said Joshua Milier, since deceased, execute the ammaxed instrument in writing as and for his last will and testamen; that said instrument was, at the same time at the saccest of said testator, and with his consent, atte ted and subscribed by the said Oak Tusselman and Mable Telvin in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said cetat, was, at that time, trenty-one years of age, of sound mind, and not under any coercion or restraint, as the deponent verily believes; and further demondnt eaith not.

Oak Husselman

Subscribed and sworn t before me this oth day of October Carl Welter Olerk DeKalb Grouit Court

State of Indiana County of DeKalb. . .se

I, Carlwalter, Clerk of the Devalb Circuit Court, of said State do ereby certify that the annexed will and Testement of Jashua Miller has been duly a Smitted to Probate in mid county, and proven by the testimony of tak Musselman one of the sub cribin witnesses thereto, and that a complete record of said will and the proff thereof, has been coorded in Book No. 8, at have 313 of the record of Wills ofeaid county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said court, at Auburn, Indiana, insaid Court, this 9th day of October 1934.

Carl Walter Clerk DeMalb Circuit Court.



- I, Manuel Hiller of DeKalb County, Indians, being of sound and discosing mind and memory do make, bublish and dealers this to be my last Will and Testament, hereby expressly fevoking any and al! Wills heretofore made by me.
- Item I, I dorect that all my debts and funeral excenses be first maid out of my estate.
- Item 2. I hereby give and devise unto my son Lathen C. Miller, Sixty acres of land off of the east side of he North-east Quarter(1) of Section Fighteen (18), Townshin Thirty-five (35) North, Rames Fourteen(11) What in DeMalb County, Indiana, and Forty (No) acres off of the west side of the North-west Quarter (2) of Section Seventeen (17) in said Townshin Thirty-five (35) North, Ranges Fourteen (11) east in said DeMalb County, Indiana, the to take and hold the game absolutely and in fee-simple. Provided however, my said son Lathan shall may to my daughter Dehoa Reinig the sum of Two thrusand (2,000) Dollars, which amount is made a charge on the said real catate so devised to him.
- I also give and deviae unto my said son bathan C. Miller the undivided oneOthird of the following described real estate situate in DeKalb County, Indiana, to-wit: The east One Hundred Minety-one and 72/100 scres of the south half (*) of Saction Eighteen(IS), Townshir Thirty-five(35) North, Range Fourteen(IN) Most, excerting therefrom the east One Hundred six and 72/100 scres of said tract, he to take and hold the same for and during the period of his natural life only.
- Item 3. I gave, bequeath and devise unto my daughter Dehes Reinig, the east half of the west half of the North-west Quarter ($\frac{1}{6}$) of Section Seventeen (17), Township Thirty-five(35) North, Range Fourteen (14) East in DeKalb County, Indiana, she to take and hold the same absolutely and in fee- simple.
- I also give and bequeath unto her the sum of Two Thousand (2,000) Dollars to be paid to her by my son Lathan C. Miller and which I have made a charge on real estate devised to him in item two of this Will, and I also bequeath unto her the sum of One Thousand Dollars to be paid to her by my daighter Ruth Yarlott and which I have made a charge on real estate herein devised unto her, which said sum of Three Thousand Dollars shall be here absolutely.
- Item 4. I give bequeath and devise into my daughter Helen Walker the amount due on a certain real estate contract executed by me to James C. Fisher and Ide Fisher on the 22nd day of February, 1939, wherein I old the said Fisher and Fisher the following described real estate situate in DeValb County, Indians, to-wit: The south half (1) of the Bouth-west Quarter (2) of Section Seventeen(I7), and the Borth-mast Quarter (3) of the Bouth-west Quarter (4) of seid Section Seventeen (17), all in Township Thirty-five (35) North, Rame Fourteen(I4) East in DeValb County, Indians, the same to be here absolutely, Provided, however that if at the time of my death the amount remaining due on said contract shall be less than Five Thousand (5,000) Dollars, then she shall have enough orth out of the proceeds of my personal property to make the amount due on the contract together with said cash appregate the sum of Five Thousand Dollars.
- Item 5. I give, bequeath and device unto my daughter Ethel Bender the following described real estate situate in Allen County, Indians, to-wit: Lot number one Hundred Three (103) Archers Addition to the City of Fort Wayne, she to take and hold the same absolutely and in fig simple.
- I also give and bequeath unto my said daughter Ethel, the sum of One Thousand Five Hundred (I.500) Pollars to be waid to her by my daughter Ruth, which sum I have made a charge on the real estate herein devised unto my said daughter Ruth, she to take and hold the same absolutely.
- Item 6. I give and devise unto my daughter Ruth Yerlott the following described real setate eituate in DeKalb County, Indiana, to-wit: One Hupried Six and 72/100 acres of land off of the east side of the South-east Quarter (4) of Section Eighteen (18) in Townshin Thirty-five (35) North, Range Fourteen (14), East, she to take and hold the same absolutely and in fee-simple. Provided however my said daughter Ruth shall may to my daughter Ethel the sum of One Thousand Five Hundred (1,500) Dollars and to my daughter Debea the sum of One Thousand (1,000) Dollars, which amounts I hereby make a charge against the real estate so deviced unto her.
- I also give and devise unto my said daughter Ruth the undivided one third (1/3) of the following described real estate situate in DeKelb County, Indiana, to-mit:
 The mit one Humined Einsty one and 72/100 acres of the south half (1) of Section Eighteen (15), Tombship Thirty-five (35) North, Range Fourteen (14) east, excepting therefrom the east one Hundred six and 72/100 acres of said tract, she to take and hold the same absolutely and in fee simple, subject however to the life estate herein devised unto my son Lathan.
- Item 7, All the rest and residue of my property, real and personal, of every kind and character and wherescever situate, whether owned by me at this time or hereafter acquiredby me, I give bequesth and devise unto me children Lathan G. Miller, Behea Reinig, Helen Malker, Ethel Hender and Ruth Yumlott, they to take and hold the same absolutely and in fee-simple share and share alike.
- Item S. I hereby annoint Russell Welber as Executor of this Will. In witness Whereof I have hereunto subscribed my name this 25th day of February

"anuel Willer



Subscribed by the said Manuel Miller in out presence and by him declared to be his last Will and attested by us as such in his presence, at its resuest and in the presence of each other this 25th day of February, 1944.

Edger W. Attenson
Force Walter
Witnesses.

State of Indiana DeKalb County SS:

BE IT RECEMBERED, That on the 25th day of Sentember 1944 Edgar W. Attinson nersonally anneared before the De alb Circuit Court, of the state of Indians, and being sworn by the Clerk of said Court, testified as follows: That on the 25th day of February 1944, he saw the said Manuel Miller, since deneased, execute the annexed instrument in writing as and for his last will and testement; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Edgar W. Attinson and Roscoe Walter in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said demonent verily believes; and further demonent saith not.

Edgar W. Atkinson

Subscribed and sworn to before me this 25th day of Sentember 1944.

(Clerk's Seal)

Murray A. Steele

Clerk DeKalb Circuit Court.

STATE OF INCIANA, DEVALS COUNTY; SE:

I, Murray A. Steele Clerk of the DeWalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Hanuel Miller has been duly admitted to Probate in said county, and proven by the testimony of Migar W. Atkinson one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at pages 350-351 of the record of Wills of said County.

IN ATTH TATION WHENCE, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 25th day of Sentember 1944.

Murray A. Steele

(Clerk's Seal)

Clerk DeKalb Circuit Court.



Neil E. Miller

I, Neil E. Miller a resident of the city of Garrett, DeKelb County, Indiana, being of sound mind and memory do hereby make, publish and declare this my last will and testament, to-wit:

Firet. I direct that my executrix hereinafter named day all my just and lawful indebtedness.

Second.

I will and direct that my executrix shall have full right and authority without any order of court and without any approisment thereof to sell and convey any or all of the real estate of which I shall die possessed, either for the purpose of providing moneys for the payment of my indebtedness of for any other curpose and I hereby authorize and empower said executrix to execute and deliver any and all deeds of conveyance or other instruments in writing for the purpose of the sale of any such real estate.

I give, devise and bequests to my wife watel Miller all of the property of which I ashall die possessed, both personal and real absolutely, and in fee simple.

Fourth.
I nominate and appoint my said wife Watel Miller as executrix of this will.

In witness whereof I have hereunto set my hand and seal this I3th day of May, 1996.

- - Neil-F- Viller- - - -

Witness Certificate.

The foregoing instrument consisting of four items was signed and executed by Neil E. Miller in the presence of the undersigned as his last will and testament, this I3th day of May, 1926, and we have in his presence and at his request and in the presence of each other hareunto set our hands and seals as witnesses to the execution of said will on the date above named.

___ H._W. Mountz_____ ___ Geo. W. Boren _ _ _ _

State of Indiana County of DeKalb 38:

BY IT REMEMBERED, That on the 23rd day of December, 1944 Howard W. Mountz personally appeared before the DeKalb Circuit Court, of the Strte of Indiana, and being sworn by the Clark of said Court, testified as follows: That on the 13th day of May, 1926, he saw the said Neil W. Miller, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the reducet of said testator, and with his concent, attested and subscribed by the said Howard W. Mountz and Geo. W. Boren in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

_ _ _ Howard_W. Mountz _ _ _ _

Subscribed and sworn to before me this 23rd day of December, 1944.

Olerk DeKalb Circuit Court (OFAL).

STATE OF INDIANA, DEKALB COUNTY, SS:

I, Murray A. Steele, Clerk of the DeXalb Circuit Court, of said State do her-by certify that the annexed Will and Testament of Neil K. Miller has been duly admitted to Probate in said county, andproven by the testimony of Howard W. Mountz one of the subscribing witnesses thereto, and that a complete record of said Will and the proof there has been recorded in Pook No. 9 at page 375 of the record of Wills of said County. of the sub-

IN ATTESTATION WHEREOF, I herounto subscribe my name and affix the seal of said Court, at Auburn, Indians. in said Court, this 23rd day of December, 1944.

(SEAL)

_ Murray_A_ Starle______Olerk DeKalb Circuit Court

B 1



I, Woah Miller, of sutler, Dokalb County and State of Indiana, being of sound mind and memory, do hereby make this my last will and testament hereby revoking all former

Item 1. It is my will that at my death all my just debts shall be said out of any property which I shall leave.

Item 2. It is my will that all the expenses of my last sickness and all my funeral expenses shall be paid by my encourrix out of the first money that shall come into

I tem 3. I give and bequeath to my beloved daughter Sretta Moore, all my property both real and nersonal, except so such thereof as is remired to y lies one and two hereof. I make this dismositi u of my property for the remon that my said it whiter has staid at my have mas cared for her mother during her life that an inflat that have stair and cared for me dering my life time and I feel that I can in this may beet repay her for the loving care bestowed upon me.

I nominate and appoint my daughter, Eretta Moore, executrix of this will.

In testimony whereof I have hereunto set my hand this 9th. day of October, 1919.

Noah Willer

Subscribed by the said Noah Hiller, in our presence, and by him declared to be his last will and testament, and attested by me as such in the crosses of each other, this 9th day of October, 1919.

John J. Oberlin

Frank A. Brink

State of Indiana

DeKalb County ¥ee:

In the matter of probating will of Noah Miller, Deceased.

John H.S. Walerk being first duly sworn upon his cath deposes and says: That he has carefully exemined the instrument of riting purporting to be the last will and testament of Noah Hiller, Deceased late of each deputy and state bearing date of october 9th 1919 and this day produced for probate before the clerk of the lexal of circuit Court; That he was acquainted with Frank A. brink, one of the lubscribing witnesses thereto and that he accepted the date of attention the same of the deposition of and that said subscribing witness to his personal anoughness in the same of the subscribing witness said that his adjuncture is true and genuine. This deposent further says that he was well acquainted with the handwriting of said Testator Noah Biller and that this signature is true and genuine. That at the date aforewed when and instrument appears to have been executed devise his property and further says not.

John M.S. Elker

John W.s. Alker

Subscribed and sworn to before me tis 24th day of February, 1927.

(30al)

the DeKalb Circuit Court, Auburn, Indiana.

State of Indiana 4

DeKalb County 4 33:

In re Probate of Will of Hoah Willer, Deceased.

Roy Oberlin first dely aworn upon his oath deposes and says: That he has carefully exemined the instrument of writing purporting to be the last will and testament of work hiller, descased date of said county bearing site of october jth, 191; and take acquanted for probate before the clerk of Dekalb Circuit Court; That he was acquanted with John J. Oberlin and Frank A. Brink, who appear to be subscribing witnesses thereto and that they were both competent at the date of attention the ame so to do and that said subscribing witnesses to his ners hal knowledge are both deed. This Deponent further says the he was well acquainted with the handwriting of said subscribing witnesses and that the date witnesses signatures to each instrument are true and sentine; That at the date aforeseld when said instrument account and entire that at the date aforeseld when said instrument account of the said testator was over the age of twenty-one and as affiant believes competent to device his property and further says not.

Subscribed and amorn to before me this 21 day of Webruary, 1927

.y Com. Exp. Nov. 17th, 1928.

John H.S. Walker Notary Public.



State of Indiana, DeKaib County, sa:

I, J.H.Khauer Clerk of the Dekalb Circuit Court, of said State do hereby certify that the annexed Will and Tastmust J. Tooks iller I . been duly additted to robust in and county, and rowar of the testimony of John . L. ler, and not deerlin and what a counter record of it ill and the proof the sof, has been recorded in book of 7 to year 417-415 of the record of ills of sid county. I will the little of the county of the soft of the soft

(30al)

J.M. anguer Clerk Dekalb Circuit Court.



I, Samuel Miller, of Butler, Dewelb County, Indiana, being of sound and dismosing mind and memory do make, publish and declare this to be my last Will and testament.

Item 1st: I direct that all my debts and funeral expenses be first maid out of my estate

Item 2nd: I give and bequeath unto my daughter Mary L. Webster all my household goods and The Union Datual Life Insurance Company Policy No. 37,305 by me held, they to be here absolutely.

Item 3rd: All the rest and residue of my property, real and persons, of every kind and obracter and wheresoever situate, whether owned by me at this time or hereafter acquired by me, I give, bequeath and devise unto my children Joseph M. Miller, Ida Landle, Manuel Miller, Mary L. Mobeter and Leona Discher, they to take and hold the came absolutely and in fee cimple, share and share alike.

Item 4th: I hereby nominate my two sons Joseph N. Miller and Manuel Miller as executors of this Will.

IN WITHWES WATREOF, I have hereunto subscribed my name this 24th day of October, 1934.

Samuel Hiller.

Suscribed by the said Samuel Miller in our presence and by him deel red to be his last Will, and attested by as as such in his presence, at his request and in the presence of sach other this 24th day of October, 1934.

Edger W. Atkinson Geo. W. Rakestraw

State of Indiana, County of DeRalb. . . se:

BE IT MEARIND. That on the 10th day of March, 1937, Edgar W. Atkinson, personally breared before the Dekalb Circuit Court, of the opate of Indians, and being sworn by the Clirk of said Court, testified as follows: That on the 24th day of October, 1934, he saw the said Samuel Miller, since decased, execute the ennexed instrument in writing as an for his last will and testement; that said instrument was, at the size time at the request of said testator, and with his consent attested, and subscribed by the said Edgar W. Atkinson and George W. Rakestraw in theorescae of aid testator, and of each other, as subscribing witnesses thereto; that the said testatr, was, at that time, twenty-cen years of age, of sound wind, and not under any operation or restraint, as the said demonent verily believes; and further deponent saith not.

Idgarw. & thinson.

Subscribed and sworn to before me this the 10th day of March, \$737.

Carl alter, Clerk DeKalbCircuit Court

State of Imfiana, County of DeKalb. . .ss:

I, Carl Walter, Clerk of the DeKalb Circuit Court of Said State, do hereby certify that the Annexed Will and Tattament of Samuel Miler, has been duly admitted to Probate insaid county, and proven by the testimeny of Edwar W. Atkinson, one of the suscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. C at page 453 of the record of

IN ATTESTATION SHERTFO, I hereunto subscribe my name and affix the seal of said ourt, at Auburn, Indiana, this 10th da of Farch, 1937.

Carl Walter, Clerk DeKalb Circuit Court.



- I, william D. Miller, of Butler in Dewalb County in the state of Indiana, being of sound and memory do hereby make, publish and declare the following to be my last will and testament, hereby revoking all former wills and codicils thereto by me at any time made in words and figures, towit
- Item I. I direct that all of my just debts together with my funeral expenses shall be paid out of the first proceeds of my estate.
- Item II. I give and bequeath to my sisters, Agnes Ellora Snyder, of Mudson Indiana, and Ida Adella Kiplinger, of Butler, Indiana, and the survivor of them, as their absolute property, all of my household goods, effects and furnishings.
- Item III. I give and bequeath to my wife's sister, Jessie Wishart of Witteburgh, "ennsylvania, the two diamons rings which belonged to my wife in her lifetime.
- Item IV. I give and bequeath to my nephew, Harry B. Miller of Ditler, my scottish Rite Diamond ring
- Item V. I give and bequeath to my niece Mabel Sturgis, of Butler, Indiana, my piano.
- Item VI. I direct that My Executor hereinafter named, shall proceed as so in as practicable after my death, under the orders of the court having jurisdiction over my estate, to sell and dispose of and to convert to cash, all of my property, real and personal and wherever situated and at such times and mannerse the judgment of my executor shall determine to be to thekest interests of my estate and that after converting said estate to each the same shall be divided by my executor into eleven shares to be distributed as follows:
- 1. That my executor shall turn over and distribute to my niece Mabel Sturgis of Butler, Indiana, one shafe of said estate or one eleventh of said residue, or to her heirs should she not survive me 2. That my Executor shall turn over and distribute to my nemphe Harry B. Willer one share a said estate or one eleventh of residue or to his heirs should he not survive me.

 3. That my executor shall turn over and distribute to my sister in law, Emma Miller, widow of Eli Curtis miller, one share of said estare or one eleventh of said residue on the condition that the said Emma Miller survive me; in the case the said Emma Miller does not survive me then the share so bequeathed to her shall revert to the residue of my estate and be divided equally among the ten other ten sahres hereinprovided for.

 4. That my executor shall turn over and distribute to my sister, Ida Adella Kiplinger, two shares of said estate or a two eleventh of said residue or if my aid sister shall not survive me then said two shares shall be distributed to her husband Frank h. Miplinger.

 5. That my Executor shall turn over and distribute to Frank h. Miplinger of fuller, indiana as trautee in trust for mysister Agnes Ellora Engder of Musicon, Indiana, six shares of my said estate or a six elevenths interest in said recidue, to be held by said trustee and invested as he may see fit and the proceeds paid annually to my said sister, Agnes Ellora Snyder during her lifetime and at her death the said trustee shall divide and distribute the funds in his possession equalled among the six children of my said sister, Agnes Ellora Enyder, namely Maude Ocker, George Enyder as may not be living at that time, per stirpes and not per capita.

It is my will that my said Executor he not required to close my estate within the period of one years time but that he be permitted such time in the settlement of said estate as his judgment may determine to be for the best interests of the said estate and in order that the property therein, both real and personal, may be reduced to cash in an orderly menner and without any unnecessary sacrifice of the values thereof. It is my firther will that my Executor shallmake such partial distribution of the funds that may accumulate in his possession as such times and in such amounts as his judgement may determine to be propert. the property

Item VII. I hereby nominate and appoint Frank L. Kiplinger to be the Executor of my Last Will and Testament and in case he should not survive me or should be unable to complete the administration of my estate, then I appoint Harry B. Miller as Executor of this will and also direct that he act as trustee under the provisions of Item VI of my will in case of the said Frank L. Kiplinger be unable to serve as said trustee.
Witness my hand and seal this the 11th day of Optober, 1933.

William D. Miller.

Signed and sealed and acknowledged by said Testator William D. Miller, at Butler, Indiana, as his last will and testament in our presence and who in his presence and at his request and in the p Presence of each other have hereunto set our hands and seals as witnesses hereunto on this the 11th day of Ootober, 1933 at Butler, Indiana.

R. H. Riddle, D. D. S. Henry C. Springer, witnesses.

ieves; and further decement saidth not.

Henry C. Springer
Subscribed and sworn to before me this the 10th day of January, 1935.

Carl Walter, ClerkDeKalb C. rouit Court.

State of Indiana, County of Dewald. . . ss

I, Carl Walter, Clark of the Dewald Cirucit Court, of said State do hereby certify that the annexed Will and Testament of William D. iller, has been duly admitted to Probate in said county, and proven by the testimony of Henry C. Springer, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 6 at pages 329 of the record of Wills of said county.

IN ATTERNATION MINEREDE, I hereunto subscribe my name and affix the seal of said court at Auburn, Indiana, in said Court, this the 10th day of January, 1935.

Carl Walker, Clerk of Dewald Circuit Cour



WILLIAM F. MILLER

I, William F. Miller, of Dollalb County, Indiana, being of sound mind and disposing memory, do make and publish this to be my last will and testament hereby expressly revoking any and all wills and codicils heretofore by me made.

It is my will that my executor pay all of my just debts and funeral expenses out of the first moneys coming into his hands.

Itom 2. I will and bequeath unto my cousin Bertha Pollock Hare of Allen County, Indiana, the sum of \$ 200.00.

Item 5.

I will and devise unto my executor hereinafter named any and all real estate which I may own at the time of my death and direct my said executor to sell the same and reduce it to each as seen after my death as practicable. The memby reised from the sale of said real state shall become a part of the personal property in said estate and shall be administered upon by my executor as personal property and distributed according to the previsions of this my will for the distribution of the personal property. I direct that my executor shall sell said real estate upon any terms and conditions that may be fixed by the DeKalb Gircuit Court of Indiana upon the petition of said executor.

Item 4.

I will and bequeath all the rest and residue of my estate unto the following persons, to-wit; My nephew, Jay Blodgett, of Sturgis, Michigan; my grand-nicee Botty Blodgett, the daughter of said Jay Blodgett, of Sturgis, Michigan; my grand-nephew Richard Blodgett, the som of said Jay Blodgett, of Sturgis, Michigan; my nephew Curtis Blodgett, of Allen County, Indiana; my nicee, Mana Mobiela of Elkhart, Indiana; my brand-nicee whose name was formerly Alene Dicks, the daughter of my said nices Edna Mobiela, whose present marpied name I do not know; and my nicee, Bernice Franz of Allen County, Indiana, to be theirs share and share alike in fee simple forever.

Itom 5. I hereby nominate The Auburn State Bank to be executor of this my will.

In Testimony Whoreof, I, William F, Millor, have affixed my hand to this my last will and testament this Ioth day of April, 1948,

April 16, 1948

William F. Millor

Signed, published and declared by the testator William F. Miller as and for his last will and testament, in the presence of each of us, who, at his request, in his presence and in the presence of each other, have hereunte subscribed our names as witnesses.

Witnesses:

Miliam H. Husselman Rhoa R. Stanloy

State of Indiana County of DeKalb....SS:

BE IT REMEMBERD, That on the 28th day of February, 1949, William H. Musselman, personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, teatified as follows: That on the 18th day of April, 1949, he saw the said William F. Miller, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said William H. Musselman and Rhea R. Stanley in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound wind, and not under any cogretion or restraint, as the said dependent verily believes; and further dependent saith not.

William H. Husselman

Subscribed and sworn to before me this 28th day of February, 1949.

(J. AL)

Ralph W. Bruce Clork DeWalb Circuit Court.

STATE OF INDIANA, DEKALE COUNTY, SS:

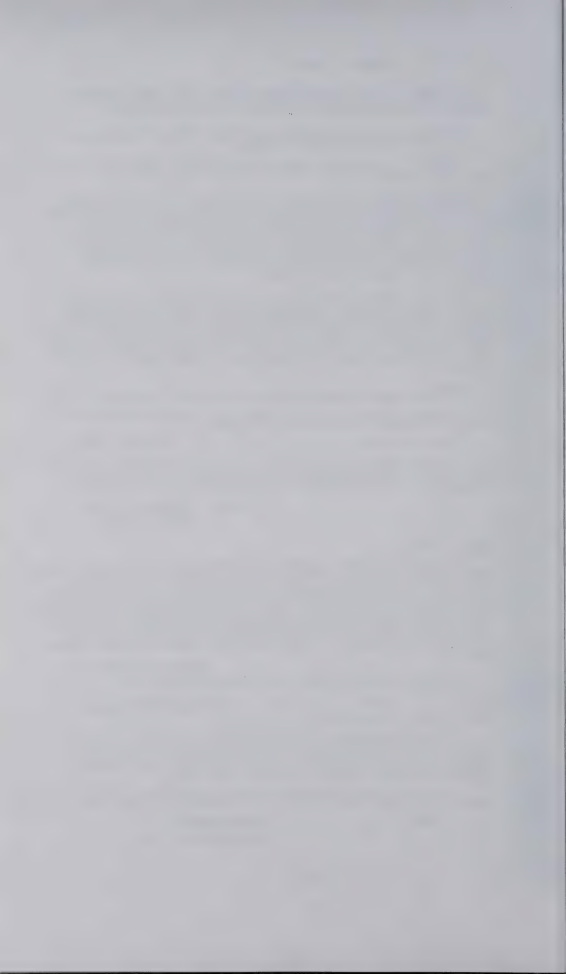
I, Ralph W. Bruce, Clerk of the DeKalb Circuit Court, of said State do hereby cortify that the fragging devices annexed will and Testament of William F. Miller has been duly rece admitted to Probate in said county, and proven by the testimony of William H. Husselmen one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. IO at page IS of the record of Wills of said county.

IN ATTESTATION WHENEOF, I becount subscribe my name and affix the seel of said Court, at Auburn, Indiana, in said Court, this 28th day of February, 1040.

(SEAL)

Ralph W. Bruco

Clork DeMalb Circuit Court



Wm. M. Miller

LAST WILL AND TESTAMENT

BE IT REMEMBERED, That I, Wm.N.Miller, of Carrett, County of DeKalb, and State of Indiana, being of sound and disposing mind, search and understanding, and considering the uncertainty of life, do therefore make, publish and declare, this to be my last WILL and TESTANEST, in manner and form following, that is to say:

ITEM: I order all my just debte and funeral expendes to be paid by my Executrix hereinafter named as soon as may be after my decease.

SECOND: I give, devise and bequeath unto my beloved wife, Lillie Miller all my atte, real, remained and mixed, of whatever nature or kind, or we eresoever situate at the time of my decease.

THIRD: AND LASTLY. I do make, constitute and appoint my wife Lillie Hiller to be the Executrix of this my last Will and Testament, and to not as such Executrix without the formality of giving a bond, bushy revoking all former will and Testament.

The property of the protocology Tectament.

In WITHLESS WITHEOF, I have hereunto subscribed my name, and affixed my seal, this the seventh day of April in the year of our Lord one thousand nine bundred and thirty.

am. M. iller (. i.b)

Signed, scaled, published and delivered by the testator Mm.M.Miller above named, as and for his last Will and Testament, in the presence of us, who have hereunto, at his reserve, and in the presence of each other, as witnesses hereto.

Ida R. Vananda Witness. I'. L. enviler

BS IT REMARKERSD, That on the 3rd day of May 1970, P.A. Sengler personally appeared before the Delialb Circuit Court, of the State of Indiana, and being sworn by the Clerk of anid Court, testified as follows: That on the 7th day of April, 1930, he saw the said Wm. M. Miller, since deceased, execute the amexed instrument in writing as and for his last will and testament; that said instrument was, at the case time at the senset of said testator, and sit his on seal, attested and subscribed by the said P.A. Sengler and Ida R. Vananda in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said decoment verily believes; and further deponent each not.

Subscribed and sworn to before me this 3rd day of May, 1930.

(BEAL)

Glenn Potter Glerk DeMalb Gircuit Court.

I, Glenn Potter, Glerk of the DeMalo Circuit Court, of add State do hereby certify that the annexed Will and Testament of Wm. M.Hiller has been duly admitted to Probate in said county, and proven by the testimony of P.A. Gengler, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book Wo. 8 at page 38 of the record of Wills of said county.

county.

IN ATTENTATION WESTERS, I h-reunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 3rd day of May, 1930.

F

(88AL)

Glenn Potter Glerk DeMalb Circuit Court.



, George W. Milliman, of Spencerville, Indiana, being unmarried and over the age of twenty-one ears, and being of sound and disposing wind and memory do make, declare and publish this to be my ast will and Testament hereby revoking any and all Wills or Codicils heretofore made by me.

Item 1. I hereby will and direct that all my just debts and funeral expenses be first paid out of the personal property of which I may die the owner.

Item2. After the payment of all my just debte and funeral expenses as in Item 1, set forth, I hereby Will devise, and bequest to my brother Clifford R. Milliman, all of the real estate of which I may die the owner, he to take and hold the same for and during the period of his natural life. He also to pay the taxes and upkeep on the same so long as he shall so use said property.

Item 3. All the rest and residue of my property both real and personal and mixed, I hereby bequeath and device to my two sons, Merritt T. Milliman and Lyele J. Milliman in fee simple, share and share alike.

Item.4. I hereby nominate and appoint Merritt T. Williman to be the Executor of this my last Will and Testament.

George W. Milliman.

Dated September 3, 1937.

This instrument attested by us on this 3rd day of September, 1937, and subscribed at the request of the testator, in `is presence and in the presence of each other, and by him declared to be his last will and testament.

Edgar W. Atkinson Hugh Sanders.

State d'Indiana County of DeKalb. . .ss:

Be It Remembered, that on the 25th day of February, 1938, Edgar W. Atkinson, personally appeared before Carl Walter, Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 3rd day of September, 1937, he saw the said George W. Milliman, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Edgar W. Atkinson and Mugh G. anders, in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further demonent saith not.

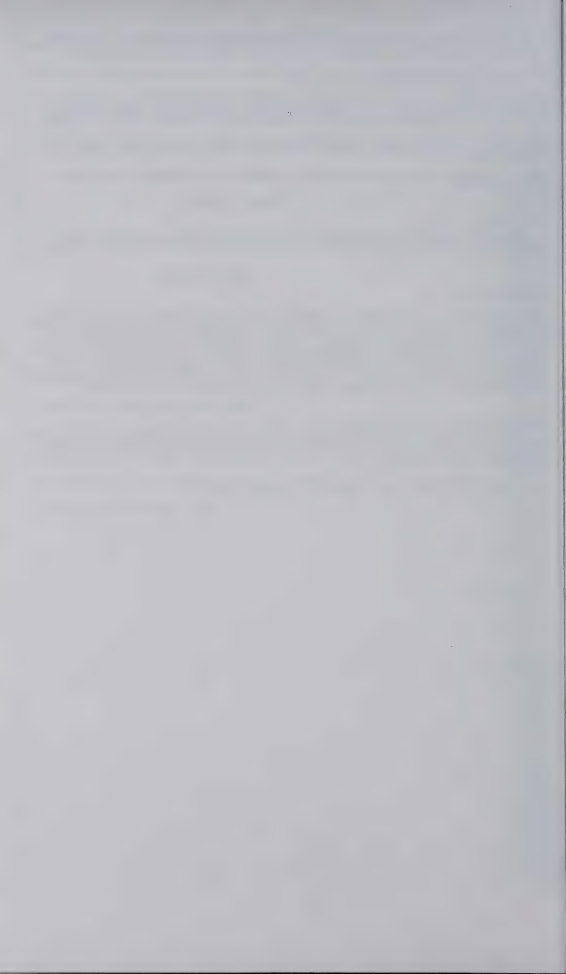
Carl Walter, Clerk CeKalb Circuit Court.

State of Indiana, County of DeWalb. . .ss:

I. Carl Walter, Clark of the LeWalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of George W. William has been duly admitted to Probate in said county, and proven by the testimony of Edgar W. Atkinson, or of the subscribing witnesses thereto; and that a complete record of said Will and the proof thereof, has been recorded in Book NO. S at page 487 of the record of Wills of said county.

In Attestation Thereof, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this the 25th day of F_0 bruary, 1935.

Cirl Walter, Clerk DeKalb Circuit Court.



CHARLES W. MITCHELL

I, Charles W. Mitchell, a resident of the City of Garrett, in the County of DeKalb and State of Indiana, being of sound and disposing mind and moment, de hereby make, publish and declare this my Last Will and Testament, hereby revising any and all former Wills by me made.

Itom I.

I hereby direct and it is my Will that my executrix hereinafter named shall pay all of my just and proven debts and the expense of my funeral and last illness cut of my estate.

Item II.

I hereby give and bequeath to my son, Misha Mitchell, the sum of \$5.00; to my son, Ben Mitchell, the sum of \$5.00 and to my daughter, Melan Rose Dean, the sum of \$5.00, having heretefore advanced to each of my children amounts sufficient to equalize their shares in my estate with the shares given and bequeath to my other children by this Will.

Item III.

I hereby give, devise and bequeath all of the reat and residue of all property of which I shall die seized, or pessessed, real, personal and mixed, of whatever character and wherever situated to my daughter, Myrtle Irone Jacke, and my son, Charles W. Mitchell, in equal shares, that is, to each the undivided one-half (2) thereof.

Itom IV. I heroby nominate my daughter, Myrtle Irene Jacke, as the executrix of this my Will.

Witness my hand and seal this 8th day of February, 1048, at Carrett, Indiana.

Charles W. Mitchell (SCAL)

The foregoing instrument signed and acknowledged by Charles W. Mitchell as and for his Last Will and Testament, in our presence, whe at his request, in his presence and in the presence of each other, have become signed our names as witnesses this the 8th day of February, 1946, at Carrett, Indiana.

Kathryn Likons (SML)

J. D. Brinkerhoff (S AL)

State of Indiana DeKalb County....S3:

BE IT REMITERED, That on the Ist day of August, 1949, J. D. Brinkerhoff personally appear d before Ralph W. Bruce, Clerk of the Bekalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 3th Lay of February, 1945, he saw the said Charles W. Mitchell, since deceased, execute the americal finite means that writing as and for its last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said J. D. Brinkerhoff and Kathryn Likens in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said depresent verily believes: and further dependent saith not.

J. D. Brinkerhoff

Subscribed and sworn to before me this Ist day of August, 1949.

(SMAL)

Ralph W. Bruce Cler: Dokalb Circuit Court.

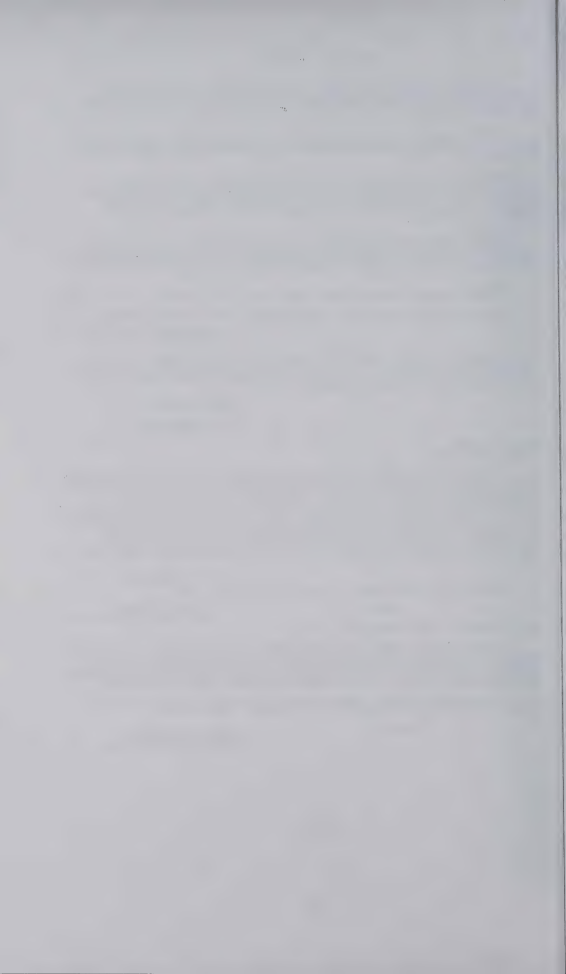
STATE OF INDIANA, DEMALE COUNTY, SS:

I, Ralph W. Bruce, Clerk of the DeMalb Circuit court, of said State, do hereby certify that the ancexed Will and Testament of Charles W. Nitchell has been duly admitted to Prebate in said county, and preven by the testiment of J. D. Brimseriof, one of the subscribing witnesses thereto, and that a complete record of said Will, and the proof thereof, has been recorded in Book No. IO at page 49 of the Record of Wills in said county.

IN ATT.STATION WHERLOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this Ist day of August, 1940.

(SEAL)

Ralph W. Bruce Clera DeWalb Circuit Court.



Jennie Mochamer

I, Jennie Mochamer, of Auburn, DeKelb County, state of Indiana, being of sound mind and memory, in the name of the Bene clent Father of All, do hereby make, publish and declare this my last will and testament, hereby revoking any and all wills by me heretofore made.

I direct that all my just dobts, including the expenses of my last illness and funeral be fully neid.

Item 2.
Subject only to the foreroing provision of this will, I hereby will, devise and bequesth all my property and actate, including both real estate and personal property, of every kind and character whatsoever, unto my beloved children, viz: Grace 2. Sockrider, Glasya 2. Totter and Marriett Mut. Simon, equally, share and share alike, abcolutely and in fee simple.

I hereby nominate and annoint my said daughter, Grace T. Sockrider, as the Wasoutrix of this will.

In WITHER WHITHER, I have bereunto fixed my name and seal this 5th day of Cotober, 1933, at Auburn, Indiana.

Jennie Hochamer (STAI.)

Signed by said testatrix, Jennis Mochamer, as her last will in the presence of us, who, at her request, in her presence and in the presence of each other have hereunto subscribed our names as witnesses this 5th day of Ontober, 1933.

Nalter D. Stumm

State of Indiana DeKalb County.....SS:

BT IT BUMINETED. That or the 21st day of February, IOMS Walter D. Stump personally appeared before the DaKalb Circuit Court, of the State of Indiana, and being smorn by the Clerk of said Court, testified as follows: That on the 5th day of October, 1933, he saw the said Jennie Mochamer, since deceased, assoute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Talter D. Stump and Buth Middicombe in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at thet time, twenty-ne years of age, of sound mind, and not under any corroion or restraint, as the said denoment verily beloives, and further demonent saith not.

Walter D. Stumm

Subscribed and sworn to before me this 21st day of Feb. 1946.

(STAL)

Clerk Dekalb Circuit Court.

STATE OF INDIANA, DEFAUE COUNTY, 88:

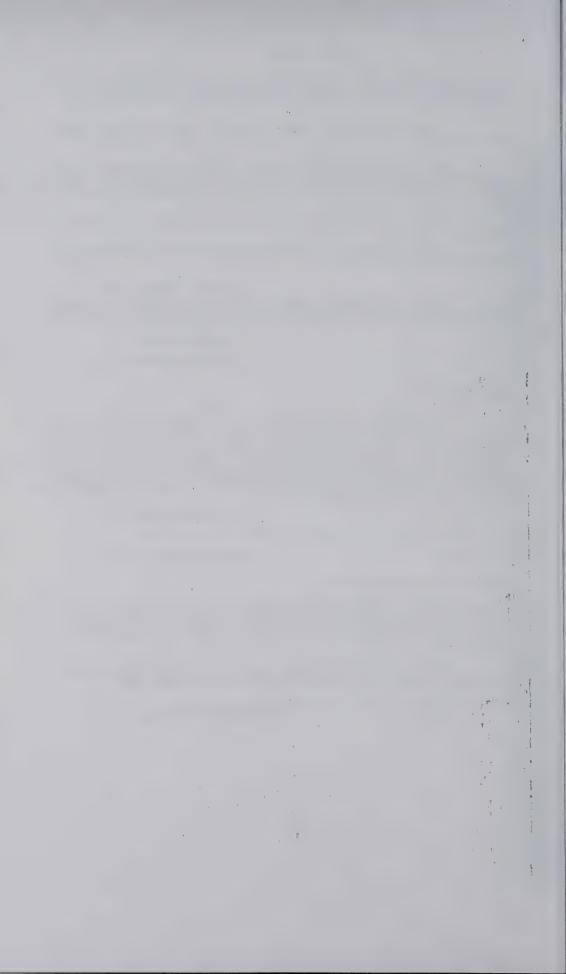
I, Murray A. Steele, Clark of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Tastament of Jennie Monhamer has been duly admitted to Probate in said county, and proven by the testimony of Walter D. Stumo one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 434 of the record of Will's of said County.

IH ATTESTATION WHYDEOF, I hereunto subscribe my name and affix the seal of said court, at Auburn, Indiana, in said Court, this 21st day of Feb. 1946.

(STAL)

Murray A. Steele Clerk, DeKalb Circuit Court.

5



In the Name of the Benevelent Father of all, I William Moore, realizing the suncertainty of life and the certainty of Death do Make and Declare this to be my last will.

Item 1st, I hereby Will devise and Personal Property, and Real Estate I hereby Will devise and bequeath to my Wife, Stella Moore all of my

em and, I hereby commute and appoint my wife stella more, a oresaid, Executor this my last will and testament,

Witness my hand and Seal this 9th day of March, 1923.

William H. Moore

The 41thin and Foregoing Instrument was Signed by Said William Moore as his last Will and Testament, In our Fresence and by us Signed as subscribing Mitnesses in his Presence and in the Presence of Each other on said 9th day of March 1923, at his request.

William H. Allen Belta McKinley ben Baltz

State of Indiana, Dekalb County. .

BE IT REMEMBERED. That on the 31st day of March, 1970, Delta "CKinley, permonally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of and Court, testified as follows: That on the 9th day of March, 1927, he saw the said William H. Moore, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of and testator, and with his consent, attested and subcorribed by the said Delta McKinley, Ben Baltz and Milliam M. Allen in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any operion or restraint, as the said demonstrate believes; and further deponent saith not.

Delta McKinley

Subscribed and sworn to before me this 31 day of March, 1930. Delta McKinley Clerk DeKalb Circuit Court. (SEAL).

State of Indiana, Desalb County. . . ss:

I, Glern Potter, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of cilitam H. Moore, has been duly edmitted to Probate in said county, and proven by the testimony of Delta McKinley, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been duly recorded in Book No. 5 at page 31 of the record of Wills of said county.

IN ATTESTATION WHENCOF, I hereunto subscribe my name and affix the seal of said Court, at suburn, Indiana, in said Court, this 31st day of March, 1930.

Glenn Potter Clerk DeEalb Circuit Court.

(BEAL).



No
VS.
Received of the Clerk of DeKalb Circuit Court this Holowing:— Will of Barriel Marchause.
Copy-Will- Coloul 6. montaine
Sarah M. Marks
Howard Guning



- I, Frenk W. Worehouse, of Carrett, in the State of Indiana, being of dound and disposing wind and account, no and, ublish and scalare to the may last all and Testament, hereby revoking all former Wills by me any time made.
- 1. I direct my executor hereinafter named to pay my just debts and funeral expenses.
- 2. All the rest and residue of my property, real, personal or mixed, whereseever situate, which I now own or may hereafter acquire, and of which I shall die ecised or possessed, I give devise, and bequeath absolutely and in fee simple, to charles Wolgamot and carrie Wolgamot husband and wife, jointly, their heirs and assigns forever.
- 3. I name, constitute and appoint the Garrett Savings Loan and Trust Company, executor of this, my last will and testament.

Witness my hand and seal this 21st day of February, 1927.

Frank T.Lorehouse

Signed by the said testator in the presence of us, who, in his presence, and that of each other at the same time, have hereunto subscribed our names as witnesses.

Monte L. Green Arden b. Green

State of Indiana

DeKalb County. ss:

BE IT REMARKED, That on the 3rd day of october, 1928, Monte L. Green, personally a peared before J.M. Khamer, Merk of the could bircuit Jourt, of the state of Indians, and being worn by the lierk of said Jour, testified as follows: That on the 21st day of sofrwary, 1979, he saw the said Frank . Jorchause, since decoured, execute the ann and instrument is writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, wax and with his consent, attested and subscribed by the said Monte L. Green and Arden D. Green in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that thus, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Monte L. Green

Subscribed and sworn to before as this 3rd day of October, 1925.

(SEAL)

J.M. Maguer Clerk DeWalb Circuit Court

State of Indiana, DeMalb County. . . ss:

I, J.H.Knauer, clerk of the fekalb Circuit Court, of said state do hereby certify that the annexed Will and Testament of Frank W.Korehouse has been duly admitted to Probate in said county, and proven by the testimony of Monte L.Green one of the subscribing witnesses thereto and that a complete record of said Will and the proof thereof, has been recorded in Book No. 7 at pages 527 of the record of Wills of said county.

IN ATTESTATION NAMESON, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 3 day of Cot., 1928.

J.H.Knaue. Clerk DeKalb Circuit Court.



In the name of the Benevolent Father of all Amon: I, Alice Allon Mottier, a resident of DeKalb County state of Indiana and being more than twenty one years of age and being of sound and disposing mind and memory do make, publish and declare this to be my last will and testament hereby expressly revoking any and all former wills by me made.

Item 1: I hereby will and direct that all my just debts and funeral expenses be first paid out of my estate as soon as is convenient after my decease.

Itom 2: I heroby will, give, devise and bequeath unto each of my grandchildron namely, Harold B. Moyer, Helon E. Moyer, Dale B. Moyer, Eugene B. Mottier and Stella Marie Mottier, each the sum of one hundred (\$100.00) dellars to be theirs absolutely.

Item 3: I hereby give and bequeath unto my daughter Mrs. Beulah Moyer, my diamond and saphire ring.

Itom 4: I horoby will and bequeath unto my grand daughter "elen b. Moyer, my wrist watch and wedding ring, (solitaire diamond)

Item 5: I hereby give and bequeath unto my sen lavre E. Mottier and my daughter Mrs. Boulah E. Moyer all of my personal belongins, including all household goods and furnishings not already herein disposed of to be theirs absolutely and to be divided equally between them share and share alike as may be by them agreed upon.

Item 6: I hereby will, dovice and bequeath all the residou and balance of my estate, real, personal and mixed to my son Favre 8. Mottier and my daughter Mrs. Boulah 5. Moyer to be their absolutely and in fee simple share and share alike.

Item 7: I hereby nominate and appoint my sister, Mrs. Laura A. Trader of Cincinnati, (Price Bill) Ohio to be executrix of this my last will and testament and in the event of her death before the execution of the provisions of this will then and in that event I hereby nominate and appoint my and Tostament.

Itom 0: I hereby will and direct that my said executrix shall have full power and authority to sell, transfer and dispose of any and all of my real estate for the purpose of converting the same into money and to execute and deliver deeds of conveyance and to do all other things necessary to carry out the provisions of this will and to pay the legacies and bequests herein enumerated and set out all without any order and/or authority first had and obtained from any court.

In witness whereof I, Alice Allen Mottier, have | crounts set my hand this the 28 day of August 1937.

Alice Allen Mottier.

The foregoing instrument signed scaled and acknowledged by the said Alice Allen Mottier in our presence and by her published and declared as and for her last will and testament and at her request and in her presence and in the presence of each other, we hereunto subscribe our names as attesting witnesses at Waterloo DeKalb county state of Indiana this 28 dayof August 1937.

Howard S. Grimm E. E. Cox

State of Indiana DeKalb county ss:

Bo it remembered that on the 13th day of November 1939 Howard S. Grimm personally appeared before the DeKalb circuit court of the state of Indiana and being sworn by the clork of said court testified as follows: that on the 26th day of August 1937 he saw the said Alice Allen Mottier since deceased execute the nanexed instrument inwriting as and for her last will and testament; that said instrument was at the same time at the request of saidtestatrix and with her consent attested and subscribed by the said Howard S. Grimm and S. Grim

Witnesses.

Subscribed and sworn tobefore me this 13th day of Movember 1939.

Carl Walter clock DeKalb circuit court

State of Indiana DeKalb c unty ss;

I, Carl "alter clork of the DoKalb circuit court of said state do hereby certify that the annexed will and testament of Alice "lien Mettier has been duly admitted to probate in said county and proven by the testimenty of Howard S. Crimm one of the subscribing witnesses therete and that a complete record of said will and the proof thereof has been recorded in book No.s)... at page 65 of the reord of wills of said county. In attestation whereof I hereunts subscribe my name and affix the seal of said court at Auburn Indians in said court this 13th day of November, 1930.

Carl Walter clork DoKalb circuit court



I, Zelphina Mountz, of Trey Township, DeKalb County, Indiana, being of sound mind and disposing momeny, do hereby make, publish and declare the following to be my last will and teatament, hereby revoking all former wills by me at any time made, together with all codicils therebe, in words and figures as follows to-wit:

Itom Ist. I direct that all of my just debts together with my funeral expenses shall be paid out of the first proceeds of my estate.

Itom 2nd. I give, devise and bequest to my husband, Socrates P. Mountz, all of my property of every kind and class, real and personal and wherever situated, to be hold and owned by my said husband, Socrates F. Mountz, in fee simple, absolutely and forever and conditioned only that my said husband, Socrates F. Mountz, survive me.

Item 3rd. In case my husband, Sourates P. Mountz, shall not survive me, then and in that case, I give, do ise and bequeath all of my property, both real and personal, of every kind and class and wherever situated, to my sinter, also therein, of Manilton, Indiana, to be held and owned by my said sister in fee simple, absolutely and ferever.

Item 4th. I hereby nominate and appoint my said husband, Socrates F. Meunts, to be the Executor of this my last Will and Testament.

Witness my hand and seal this the 3Ist day of January, 1925.

Zolphina Mountz

Signed, scaled, acknowledged and published by the said testatrix, Helphina Mountz, as and for her last Will and Testament, in our presence, who in her presence and at her request and in the presence of each other, hav hereunte attached our names as subscribing witnesses hereunto.

ber A. Coll

Ida Coll Witnesses.

HAMRY C. SPRINGIN, witness, being first duly aworn to testify the truth, the whole truth and nothing but the truth, relating to said cause, deposes and says:

DIRECT EXAMINATION BY JAMES A. AMOSLOWS.

State your name.

A. Henry C. Springer. Where do you live?
A. Butler, Indiana. What is your occupation?

40

A. Attorney at law.

V.re you acquainted with Zelphina Mountz in her life time?

A. Yes, I have known her for twenty-five years.

Have you ever transacted any business for her?

A. Yes, I have transacted business for her on many occasions.

Are you acquainted with her signature?

A. Yes, I as acquainted with her signature and have seen her sign her came on an account occasions.

I hand you an instrument correct Swithit A. heins on instrument deported on the law.

I hand you an instrument armed Akhibit A, being an instrument denoted as the last will and testament of Zelphina Mounts, dated January 3Ist, 1985, and ask you to examine the signature attached to said will and state whether that is the signature of Zelphina Mounts?

A. I have examined to said will and state whether that is the signature of Selphina Mount.

A. I have examined the instrument and new state that the signature to said instrument is the signature and hand-writing of Selphina Mounts.

Referring again to the instrument marked subthit A. and being the last will and testament of Selphina Mounts, please state whose names are attached to said will as witnesses?

A. The instrument indicated that ther A. Goll and Ida cell are witnesses to said will.

A. Yes, I knew both of them in their life time.

Are they new decreased?

A. Yes, bell size A. Cell and Ida cell are were decreased.

Are they now decompose?

A. Yes, both ther A. Coll and Ida Coll are now decembed.

Were you acquainted with the signatures of the A. Coll and Ida Coll?

A. Yes, I was acquainted with the signatures of both ever A. Coll and Ida Coll.

I have transacted logal business for both of their over a period of neary Swenty-five years and I wrote the last will and testament of both Book A. Coll and Ida Coll and both of these instruments were signed in my presence, and in addition I have seen both Ever A. Coll and Ida Coll sign their names to various instruments on numerous occasions.

Would you plose state whether or not the signatures attached to the last will and sestament of Helphina Mounts as witnesses are the signatures of Her A. Goll and Ida Coll?

A. Wes, I would say without question that the signatures attached to the will of Helphina Mounts as witnesses to said will are the signatures of their A. Goll and Ida Coll.

Homry C. Springer

Subscribed and sworn to before the undersigned this I9th day of July, 1941.

(SHAL)

Murray A. Steele Clork DeKalb Circuit Court.



STATE OF INDIANA, DERALE COUNTY, 88:

I, Murray . Stoolo, clork of the Dokalb Circuit Court, of said S ate do her by cortify that the arched Mill and restment of elphina Meuntz has been duly abilited to Probate in said county, and proven by the testimmy of Jonry a duringer, and that a complete record of said Mill and the proof thereof, has been recorded in Nok No. 0 at pages 525-526 of the record of Willsnof said county.

IN ATTESTACION WHENEOF, I horounto subscribe my name and affix the seal of said Court at Auburn, Indiana, in said Court, this 19th day of July, 1047.

(SHAL)

Murray A. Stoole Clork DeKalb Circuit Court.



ELLEN NUM

I, Ellen Nuhm, of Auburn, Indiana, bein; of sound and disposing mind and momory, do make, publish and doclars tids instrument as and for my last will and testament, hereby revoking all former wills by no made.

Item I. I hopeby direct my executor to pay all my just debts.

Item II. The remainder of my property of all kinds I give, devise and bequeath to my beloved husband to be his a solutely.

Itom III. I hereby neminate my said husband to to the executor of this will.

In Witness Whereof, I have herounte set my hand and seal this 13th day of Octobo., IOB .

Ellon Puhn

The foregoing instrument, signed, scaled and acknowledged by the said when Muhn, as and for her last will and testament in our presence, who at his request in his presence and in the presence of each other, the un ersigned have set our names thereto as witnesses, this Tabh day of October, 1988.

Cora Jones Willis Rhoads

State of Indiana DeWalb County......33:

BE IT RIMMORED, That on the 7th day of July, 1967 Cora Jones personally appeared before the Defall Circuit Court of the State of Indiana, and being sweet by the Clerk of said Carri, tentified as follows: That on the Interest in writing she said the interest in the said side with a state of the annound instrument in writing as and for her last will ad testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attosted and subscribed by the said Cora Jones and Will's Rheads in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of acc, of sound sind, and not under any coercion or restraint, as the said dependent verily believes; and further dependent saits not.

vora Jones

Subscribed and sworn to before me this 7th day of July. 1947.

(SMAL)

Clork Dekalb Circuit Court

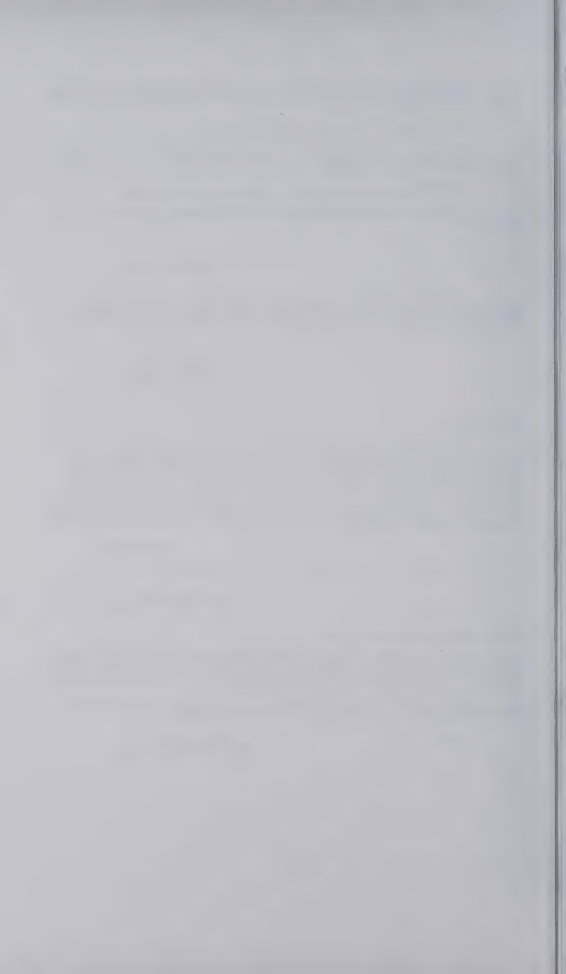
STATE OF INDIANA, DEMALS COUNTY, 89:

I, Murra A. Stoole, Clerk of the DeMalb Circuit Court, of said State do hereby certify that the amond Will and Tostament of allen Muhn has been duly admitted to Probate in said county, and proven by the testimony of Cora Jones one of the subscribing withcomes thereto, and that a committee record of said Will and the proof theoreto, has been recorded in Book No. 9 at page 883 of the record of Wills of said county.

IN AT STATION WHEReOF, I horounto subscribe my name and affix the seal of said Court, Auburn, Indiana, in said Court, this 7th day of July, 1947.

(3.AL)

Hurray A. Stoole Close DoKalb Circuit Court.



I, Andrew J. Murphy, of the city of Ft. Wayne, in the County of Allen, state of Indiana, do hereby make and publish this my last will and testament, hereby expressly revoking all forcer wills and testamentary bequests of every kind and character heretofore by me made.

FIRST: It is my will that all my just dects and funeral expenses shall be first paid.

SECOND: It is my will that my funeral expenses shall not exceed the sum of Three Hundred Dollars.

THIRD: I give, will and bequeath to my nephew, James A. Schaab, the sum of Three Hundred Dollars.

FOURTH: I am in no way indebted to my nephew James Rose of Ft. Wayne, Indiana.

FIRTH: I give, will, devise and bequeath all the residue of my estate, real, personal and mixed, of every kind and nature, to my mister Mary A. Rose, of Ft. Wayne, Indians, she to have and to hold the same in fee sample and absolute.

SIXTH: Provided however that if my nephew James Rose of Ft. Wayne, Indians, files a claim of any kind against my estate, then it is my will that item FIFTW of this my will shall lapse, and be null and void, and in that event I give, will, devise and bequesth all the residue of my estate, real, personal and mixed, of every kind and nature, to my nephew, James A. Gohsab, he to have and to hold the same in fee simple and absolute.

SRUBNEN: I hereby nominate and appoint Winthrop W. Ketcham of Auburn, Indiana, executor of this wy-lask will, and request that he select Dan W. Link, of Auburn, Indiana, as attorney for my estate.

IN TESTING NY WHEREOF, I have hereunto subscribed my name and caused my scal to be affixed this I4th day of October, 1941.

____ Andrew_J. Murphy_ _ _ _ (Seal)

Refore us the understaned, personally appeared the above named Andrew J. Murphy, who in out presence subscribed his name and caused his seal to be affixed, and he then and there declared the same to be his last will and testament; and we then and there in his presence, and in the presence of each other subscribed our names as attesting witnesses.

> ____ Filds_Dums _ _ _ _ - - - Bertha Talter - - - Witnesses

STOTE OF INDIANA 99: COUNTY OF DEVALE

IN THE DEKYPO CIPORIA COMEL GAUST NO. 5073

IN THE MATTER OF THE PROBATE OF THE) "ILL OF ANDREW J. MURPHY, DECFASED.

FDWABD FOX, being first duly sworn to testify the truth, the whole truth and nothing but the truth, relating to said matter, deposes and says:

Examination by Dan M. Link, Attorney for the Estate.

44

State your name.

A. Edward Fox.
You may state whether or not you are a resident of the city of Auburn, DeKelb County, Indiana,

And how long have you been a resident of said city.

A. All my life.

You may tell the Court whether or not you were so uainted with one Andrew J. Murn'y in his lifetime.

A. Yes, I have been adquainted with him for better than fifty years.

During thit period of time you may state whether you saw him frequently.

A. Oh yes.

Q. You occupy a building in the city of Auburn owned by him.

wi.

Q.

Fow long bufors his death did you see him last.

A. Well, of course he was to be up, but he didn't come, he had no way of coming and he didn't feel like coming on the bus and I saked Treesh as he said he would take him bach and he put it off for about a week and then he got sich and couldn't come.
When did you lest see him.
A. Well it has been two months ago the last he was up.

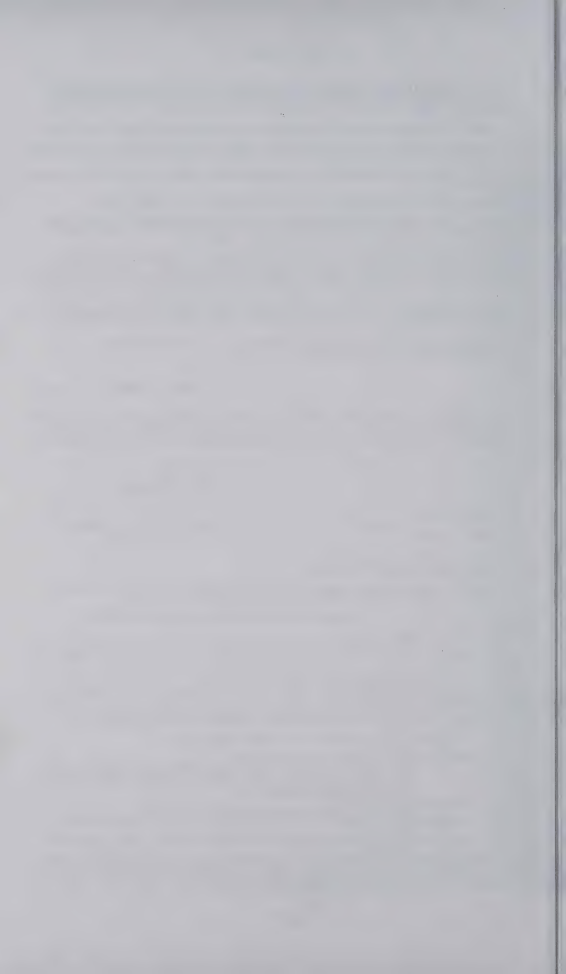
Up until the last two months did you see him every week or so and talk to him. Yes sir. Α.

You may state whether or not be was during all that period of time of sound mind.

A. Wes sir.

I hand you an instrument in writing, purcorting to be the last will and testament of Andrew J. Murrhy and ask you to overree the signature of said will, the said signature being written Andrew J. Murrhy, and state to the Court whether that is the true signature of the Andrew J. Murrhy referred to.

Us anways signed his signature on the notes A. Murrhy, but I guess his THE



```
Q.
         You are not interested in the estate in any way.
         A. No sir.
And you are not related to any of the parties interested in the estate.
 2.
                   Subscriberd and sworn to before the undersigned this 6th day of January, 1945.
                                                                 Clerk Dekalb Circuit Court
         (STAL)
 State of Indiana )
                               88:
                                                                               IN THE TERALS GIRCUIT COURT
 SOUNTY OF DERALE )
                                                                                       CAUST NO. 5073
IN THE MATTER OF THE PROBATE OF THE WILL ON ANDREW J. MURNEY, DECEASED.
 WI THROP W. RETORAM, being first duly sworn to testify the truth, the whole truth and nothing but the truth, relating to said matter, deposes and says:
                                                   Examination by Dan M. Link, Attorney for the Estate.
        State your name to the Court.

A. Winthrop W. Ketcham
You are an attorney at law in the city of Auburn, DeKalb County, Indiana,
 Q.
 Q.
        A. Yes sir.
During his life time were you acquainted with one Andrew J. Murphy.
 Q,
        Was he a client of yours.
 Q.
        A. Yes sir.

You may tell the Court whether or not on the Ihth day of October, IghI you prepared in writing a will for Andrew J. Murphy.

A. I did.

Did he sign that in your presence.

A. He did.

Were you fauthiar with bis sibnature.
 4.
 ŵ,
 .
        I hand you a paper, purporting to be the last will and testament of Andrew J. Murphy and ask you to tell the Court whether or not that is the true signature of the An-J. Murphy referred to.
 d.
dres
        A. Yes sir.
You may state whether or not the will was also signed by the witnesses in your
        presence.
                        Yes sir.
        And the names of the witnesses appearing thereto are shown to be Hilda Dunn and Bertha E. Walter- you were acquainted with both of them.
       A. Yes sir.

And you saw them sigh the will.

A. Yes sir.
d.
        And both of them were at the time over the age of twenty-one years.
4
        A. Yes eir.
Was the will signed by the said Andrew J. Murphy without any duress or coercion.
40
        A. Yes air.
Was he at that time a man of sound mind.
W.
                        He was.
                                                                  _ _ Winthrop W. Ketcham_ _ _
        Subscribed and sworn to before the undereigned this 6th day of January, 1945.
                                                                                 Olerk DeKalb Circuit Court
                    (SEAL)
STATE OF INDINA )
                                                                          IN THE DEKALE CIRC IT COURT
COUNTY OF DEKALE )
IN THE MATERA OF THE PROBATE OF THE PILL OF ANDREW J. MURPHY, DECEASED.
PUGH CARPER, being first duly sworn to testify the truth, the whole truth and nothing but the truth, relating to said matter, deposes and says:
                                                    Exam nation by Dan M. Link, Attorney for the Estate.
       State your name to the Court.
       State A. Hugh Unipol.
Where do you live.
A. North Main Street, Auburn.
4.
Q.
d.
       A. State of Indians.
You are executive Vice President of the City National Bank of Auburn.
A. Weseir.

1. I hand you a written instrument, purporting to be the last will of Andrew J. Murphy, and call your attention to the signatures of two persons, purporting to be Hilda Dunn and Bertha F. Walter, witnesses to said will and ask you whether or not you are acquainted with said two newed rersons.

A. Yes sir.
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46.

Do you observe the date upon said will.

A. October I4, 1941.

At that time were the two named witnesses employed in your bank.

Q. Are they employed there now.

Q.

A. Not now.

Will you state whether or not they are now within the State of Indiana.

A. They are both living outside of Indiana.

Are you accuminted with the signatures of the witnesses Filds Dunn and Perths R. 4. Walter.

A. Yes.

I will sek you to state to the Court whether or not the two signatures upon the purported will of Andrew J. Murchy, Milds Duns and Perths F. Walter, are the true and genuine eigenstures of the two persons named.

A. They are.

You may state whether or not in his life time you were sequeinted with the testator Andrew J. Murchy.

A. Yes.

Q.

Q.

A. Yes.
Did he at times transact business at your bank.
A. Many times.
And it is your business as an officer of the bank to be familiar with the signature of petrons.

A. It is.
Were you femiliar with the signature of Andrew J. Murphy

A. I was. Will you tell the Court if the signature attached to the will of Andrew J. Murphy W. is the true and genuine signature of the Andrew J. Murphy referred to.
A. It is.
Are you interested in the est to of Andrew J. Murphy in any manner.

w.

A. No sir.

Are you related to any of the parties.

A. Z am not.

- - - - High Carper - - --

Subscribed and sworn before the undersigned this 6th day of January, 1945.

(STAL)

-_ Murray A. Steele -- -- Clerk DeKalb Circuit Court

STATE OF INCINA, DEKALE COUNTY, 98:

I, Murray A. Steple, Clark of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Andrew J. Murchy have been duly admitted to Probate in said county, and proven by the testimony of Votard Fox. Fuch Cerrer and Winthrop W. Ketchem witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Fook No. 9 at pages 376-378 of the record of Wills proof thereof, of said County.

IN ATTREMATION MEMBERGE, I hereunto subscribe my name and offix the real of said Court, at Auburn, Indiana, in said Court, this 6th day of January, 1945.

(GEAL)

Olerk DeKalb Circuit Court



Last Will of Eli C. Murphy.

Knowing and realizing the uncertainty of life and the certainty of death, being sound of mind and memory, I make this my last will and Testament:

I first derect that my executor shall pay my last doctor bill, funeral and burial expense first, out of the proceeds of my personal memory; Then to payy all of my other Just debts if any there be, out of the same and if there be not enough of my other Just debts if any there be, out of the same and if there be not enough of said personal proceeds to mast the payment of a id just debts, then and in that event he shall enough of my real estate to pay such claims in full.

I next direct that my wife Amanda Murphy, shall have the income and use of all of my property both personal and real, so long as she shall remain my widow, and the time, and in the event of her marriage or death, then all of my property personal and real shall mass to my four grandchildren. namely, raul flark, Cathrine dark, malter clark and Warren Clark equally with each other.

And in the event of the death of any one or more of the above named grandchildren without heirs of their body issue, then and in that event, their inherited share shall pass to the surviving brothers and sister, as the case may be.

Subscribed by the said all c. Murphy in our presence and by him declared to be his last will and testament and attest by us as such in his presence of each other this 21st day of harch, 1929.

Isaac Nose

Isaac Hose P.D. Hamman

State of Indiana, Dekalb County. . .

BE IT REMOMBERED, That on the 27th day of May, 1932, P.D. Hamman personally appeared before the Texalb Circuit Sourt, of the State of Indiana, and being sworm by the Clerk of said Court, testified as follows: That on the 21st day of March, 1929, he saw the said Li Surphy, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument, was, at the same time at the request of said testator, and with his concent, attested and subscribed by the said T. Marman and Isaac Mose in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, es, a that time, twenty—one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

P.D. Hamman
Subscribed and sworn to before me this 27th day of May, 1932.

(SHAL)

Clerk Delebilo Circuit Court.

I, Glenn Botter, Glerk of the BeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Eli C.Murphy has been duly admitted to Probate in said county, and proven by the testimony of P.D. Hamman, one of the subscribing witheases thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book Fo. S at page 169 of the record of Wills of said county.

(SEAL) .

Glenn Potter Clerk DeKalb Circuit Court.



- I, Jacob G. Musser of the city of Auburn DeKalb County in the state of Indiana do hereby make and constitute this to be my last Will and Testament hereby revoking any and all former wills by me made.
- Item. 1. It is my will that all of my just debts and funeral expenses be first paid out of my estate.
- Item 2. Subject to the payment of my debts and funeral expenses as provided in Item 1, I will, devise and bequeath all the balance of my property both real and personal to my daughter Maude Thomas and my son, Jesse Musser as Trustees to be held in trust by them during the period of the natural life of my daughter Ella Musser, the said property he to be invested by said trustees and the proceeds thereof to be paid to my said daughter, Tla Musser as long as she lives and after the death of the said Ella Musser my said trustees to pay her debts and funeral expenses from said property and erect a suitable mon ument at my place of burial and after the payment of the said debts and funeral expenses of my said daughter Tla Musser and the erection of said monument I will, devise and bequeath any property remaining, both real and personal to my following named ohidren towit:— Albert Musser, Haude Thomas, Guy Musser, Jesse Musser, George Musser and Ruth Middicombe, share and share alike and in fee simple. It is my will that my daughter, Maude Thomas and my son Jesse Musser administer such trust under the supervision of the Gourt having jurisdiction of my estate and that in case either of them should refuse or be unable to accept said trust that the other serve alone and in case of the refusal or inability of both to serve that a trustee be appointed by such Court with like powers.

Item 3. I hereby nominate my said daughter, Maude Thomas and my said son Jesse Musser to be executrix and executor of this, my will. In witness Whereof I hereunto set my hand this 4th day of June 1934.

Jacob Musser Signed by the testator, Jacob G. Musser as and for his last Will and Testament in our presence who at his request and in his presence and in the presence of each other have signed said Will Ex as Witnesses this 4th day of June, 1934.

Dorothy A. Crooks Oak Husselman

STATE OF INDIANA DEKALB COUNTY

BE IT REMEMBERED? That on the 20th day of September 1939 Oak Husselman personally appeared before Carl Walter Clerk of the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 4th day of June 1934, he saw the said Jacob Musser, since deceased, execute the ennexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Oak Husselman and Forothy C. Crooks in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of are, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Oak Husselman

Oak Husselman

Subscribed and sworn to before me this 20th day of September 1939.

(SEAL)

Carl Walter Clerk DeKalb Circuit Court.

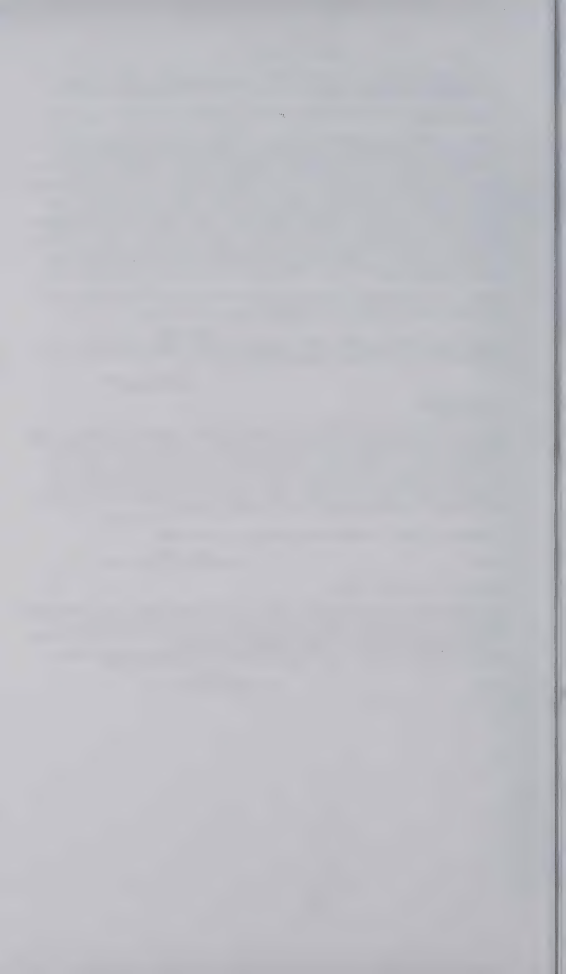
STATE OF INDIAN, DEKALE COUNTY, SS:

I, Carl Walter Clerk of the Dekalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Jacob Musser has been duly admitted to Probate in said county, and proven by the testimony of Oak Husselman one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 36 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 20th day of September, 1939.

(SEAL)

Clerk DeKalb Circuit Court.



CHARLES MUTTIFIELD

I, Charles Mutzfeld of Butler, DeKalb County, Indiana, being of sound and disposing wind and corery, de hereby make, publish and declare the fellowing to be my last will and testament, hereb revolving all former wills and all codicies therete by me at any time made in words and figures as follows:

Itom One: I direct that all of my just debts together with my funeral expenses, shall be paid out of the first proceeds of my estate.

Itom Two: I give, devise and bequeath to my wife, Rose introded, all of my property, real or personal and wherever situated, to be held dad owned by my said wife, Rose interfeld, in fee simple, absolutely and forever and upon the condition only that my said wife, Rose intrafeld, shall supplie me.

Itom Timos:

In case my said wife, Rese Mutsfeld, shall not survice me, then in that event-only I direct my smeeter to make sail of all my real and personal property whatsoever and wherever situated, and then I dispose of my said estate as follows:

First: I give and bequeath to my nephew, Lester Mates, one fourth (1) of my not

Second: I give and bequeath to Lucile Yates, wife of my nophew Lester Yates, one-fourth (1) of my net estate.

Third: The remaining one-half () of my net estate, I give and bequeath to the children of Lester and Lucile Yates, viz: Ruth Virginia Yates May, Robert 3. Yates, Charles F. Yates and Russell Yates, in equal shares, share and share alike in said remaining one-half () of my net estate.

Them Four:

I nominate and appoint my wife, Rose Mutafeld, to be the Executrix of this my last will and Testament, if she be living at the time of my death; if my said wife be not living at the time of my death, then and in that case, I neminate and appoint Harold W. Johnson as Executor of this my last will and Testament.

Witness my hand and seal this 19th day of January, 1945.

Charlen Mutzfeld

Signed, sealed and acknowledged by the said Testator, Charles Hatzfold, as and for his last Will and Testament, in our presence and who in his presence and at his request and is the presence of each other, have hereafted our bands and said at Batler, Indiana, this the 10th day of January, 1945.

Harold Dorlittle

James A. Angelone

Witnesses.

State of Indiana DeKalb County 33:

appeared before the DoKalb Gircuit Court, of the State of Indiana, and being sworn by the Clerk of said Court bestified as follows: That on the IDth day of January, 1945, he saw the said Charles Mutzfold, since deceased, execute the anexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said James A. Angelone and Harold Doclittle in the presence of said testator, and of sach other, as subscribing witnesses therefore; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said dependent verily believes; and further deponent saith not.

James A. Angolone

Subscribed and sworn to before me this I3th day of December, 1947.

(S.AL)

Huppar A. Stoole Clork Dokalb Gircuit Court.

STATE OF INDIAMA, DEKALB COUNTY, SS:

I, Murray A. Stoole, Clerk of the powalb circuit Court, of said State do hereby cortify Fat the amount will and Testament of Charles Marsfeld has been daly admitted to probate in said county, and proven by the testimany of James A. Ampelence one of the subscribing witnesses thereto, and that a complete record of said Mill and the proof thereof, had been recorded in Book No. 9 at age 548 of the record of Mills of said

IN ATTESTATION WHEREOF, I hereunte subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 13th day of December, 1947.

(S AL)

Murray A. Steole Clork Donalb Circuit C urt.



I, John Nutzfeld being of the age of seventy nine years and being of sound and disposing mind and memory do hereby make, declare and publish the following as and for my leet will and Tokement, hereby revoking any and all former wills and codicils thereto by mat any time made in words and figures as follows:-

Item One, It is my will that all of my just debts including the expense of my last sickness and funeral expenses shall be paid out of the first proceeds of my estate.

Item Two, To my wife Ada Mutzfeld, I give and bequeath all the personal property that I may own at the time of my death the said personal property to be held and mned by my said wife Ada Mutzfeld for and during the terms of her natural life only and at her death it is my will that all personal property remaining at the death of me said wife Ada Mutzfeld shall be divided equally between my three children, Wilmetta Staley, Mamie A. Winder and Walter Mutzfeld the said personal property to be held and owned by my said three children or by their heirs should they not survivie me absolutely and forever.

In Witness Wher of, I have hereunto set my hand and seal on this the fourth day of April, 1938.

John Mutsfeld.

Signed, sealed and acknowledged by the said teststor John Mutzfeld as and for his last Will and Testament in our presence, who at his request and in his presence and in the presence of each other have hereunto subscribed our names as iwntesses all on this the fourth day of April, 1938.

Ray Treman Charles W. Campbell.

State of Indiana, DeKalb County. . . ss:

BE IT REMEMBERED, That on the 1st day of July, 1938, Charles W. Campbell, personally appeared before the De alb Circuit Court, of the Utate of Indiana, and being sworn by the Clerkof said Court testifieds follows: That onthe 4th day of April, 1938, he saw the said John Mutzfeld, since decessed, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time, at the request of said testator, and with his consent, attested and subscribed by the said Charles W. Cambbell and Ray Treman, in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said Testator, was, at that time, twenty-one years of age, of soundmind, and not under any coercion or restraint, as the said deponent veri y believes; and further deponent saith not.

Charles W. Campbell.
Subscribed and sworn to before me this the lat day of July, 1938.

Carl Telter

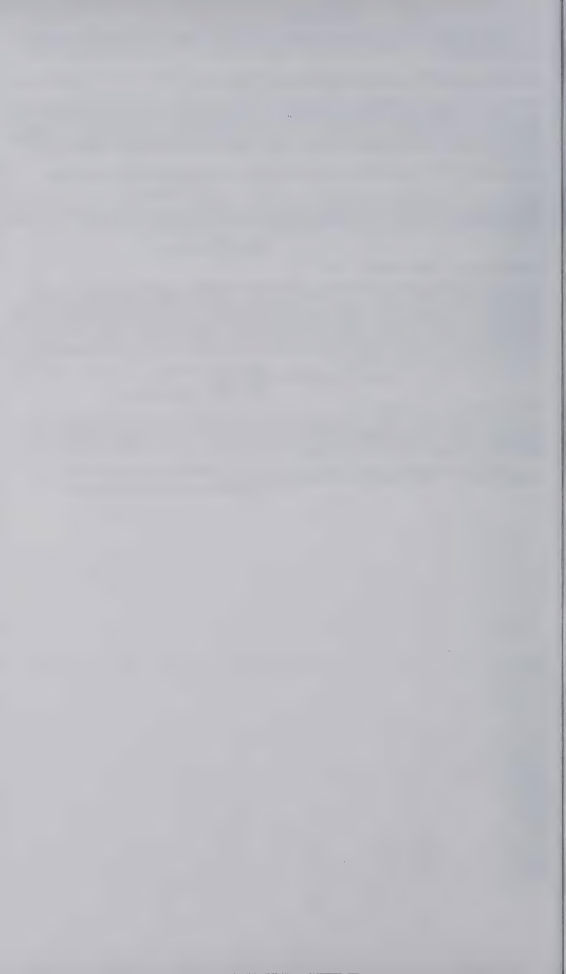
Cherk DeKalb Circuit Court.

State of Indiana, Dewelb County, SS:

I. Carl Walter, Clerk of the letalb Circuit Court of said state do hereby certify that the annexed Will and Testament of John Mutzfeld, has been duly admitted to Probate in said county, and proven by the testilony of Manufacian Charles W. Campbell, one of the subscribing witnesses thereto, and that a commulate record of said Will and the proof thereof, has been recorded in Book No. 6 at page 511 of the record of Wills of said County.

IN ATTESTATION WHTEROF, I have hereunto set my name and affixed the seal of said Court, at Auburn, Indiana, in said Court, this the 1st day of July, 1936.

Carl Malter, Oldrk DeMalb Circuit Court.



ROSE MUTZFALD

I, Rose Mutzfold, unmarried and widow of Charles Mutzfold, deceased, of Butler, DoKalb County, Indiana, being of sound and dis coinc mind and memory, do hereby make, publish and declare the following to be my last Will and Testament hereby revoking all former Wills, Testaments and Codicils heretofore made by me.

Item I.

I direct my Executor, heroinafter named, to pay all my just debts together with the expense of my last illness and costs of funeral out of the first proceeds of my estate.

I hereby give and bequeath to my great-nophow, Robert J. Yates, son of Lester and Lucile Yates, all of my household furniture, electrical appliances, including the electric steve, the electric refrigerator, washing machine and all other appliances, fixtures and contents that are in my said home located on the corner of North Pearl and Liberty Streets in the Town of Butler, Indiana, absolutely.

Item 3.

I hereby give and devise to my great-nephew, Robert J. Yates, son of Lester and Lucile Yates, the following described real estate, to-with Lot numbered One Hundred Party two (192) in Manaw's Addition to the Town of Butler, Defialb Jounty; Indiana, in fee simple, this real estate consists of my home located at the corner of Marth Fearl and Liberty Streets in the Town of Butler, Indiana.

Item 4.
I horoby authorize and direct my Executor, hereinafter named, to make sale of all the rest of my real and personal estate, whatseever and wheresever situate not otherwise disposed of herein, as seen after my death as practicable, all without the filing of any petition and/or complaint in the Court having jurisdiction ever my estate, and without the issuance and service of any notice thereof to anyone as to the time and place of such sale, and which sale shall be a private sale, for cash and for not less then the full appraised value thereof subsequent to the filing of an appraisement and report of sale with the Court, all subject to the Court's approval, and the net proceeds from the sale of all the rest of my real estate and personal property, not otherwise disposed of herein, be distributed as fellows:

I hereby give and bequeath to my nephow, Jerry Yates, of Monroeville, Ohic, the sum of One Mundred Dollars (\$100.00) only.

Item 6.
All the restand recidue of my Matato, I give and bequeate to Loster Yates, Lucillo Yates, Ruth Virginia Yates Mullett, Charles P. Yates and Russell Yates, in equal shares, share and share alike, absolutely.

Item 7.

I hereby nominate and appoint The Knisely Matienal Bank of Butler, Butler, Indiana, solo Executor of this my Last Will and Testament.

In Witness Whereof, I have hereunte set my hand and subscribed my name to this my bast Will and Testament this 4th day of January, 1949, at Butler, Indiana.

Signed, scaled, published and declared by Rose Mutafold, the above mased Testatrix, as and for her last Will and Testament in the presence of us, who at her request and in her presence and in the presence of each other have hereunte subscribed our names as attesting witnesses this 4th day of January, 1949, at Butler, Indiana.

James A. Angelone

James A. Angelone - Witness Butlor, Ind.

Suo Robbins

Sue Robbins - Witness Butlor, Ind.

State of Indiana County of DeKalb.....SS:

BE IT REMEMBERED, That on the 14th day of March, 1948, James A. Angelone personally appeared before the Circuit Court of the State of Indiana, and being swern by the Clerk of said Court, testified as follows: That on the 4th day of January, 1949, he saw the said Rose Mutafeld, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said James A. Angelone and Sue Robbins in the resence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, and at time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verity believes; and further deponent saith not.

James A. Angelone James A. Angelone

Subscribed and sworn to before me this I4th day of March, 1949.

(SEAL)

Clork DeKalb Circuit Court.

STATE OF INDIANA, DEKALB COUNTY, 88:

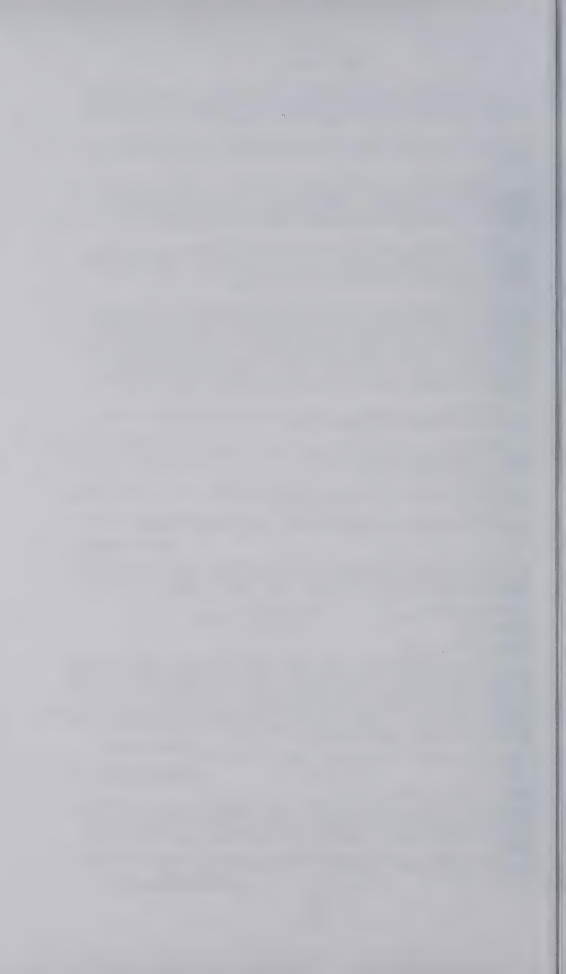
I, Ralph W. Bruco, Clork of the DeKalb Circuit Court, of said State do hereby cortify that the annoxed will and Testament of Rose Mutzfeld has been duly admitted to Probate in said county, and proven by the testimony of James A. Angelone one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 10 at page 21 of the record of Wills of said

county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the Court, at Auburn, Indiana, in said Court, this 14th day of March, 1949.

(SEAL)

Ralph W. Bruca Clork DoKalb Circuit Court.



WILLIAM MUNIPLLD

I, William Mutzfold, being of sound and disposing mind and memory, do hereby make publish and declare the following to be my Last Will and Testament, hereby revoking all former wills and all codicies thereto, by me at any time made, in words and figures as follows, to-wit:

Item Is:: I direct that my Executor, hereinafter named, shall pay all of my just debts, together with my funeral expenses, out of the first proceeds of my estate.

Itom 2nd: I further direct that my Executor shall cause to be erected on my family buriel lot, a tomistone for myself and my wife, Sarah M. Hurtfold, the said stone to cost not less than \$ 350.00 and not more than \$ 500.00.

Item 3rd: To my wife, Sarah M. Nartfold, I give, devise and bequeath all of my property, both real and personal, of every kind and class and wherever situated, in this state or in any other state, to be held and ewned by her for and during the term of her natural life only, or, so long as she remains my widow, said devise to be received by her in liou of her statutory interest in my estate.

Item 4th: Subject to the life estate devised herein to my wife, small M. Mutz old in item three of this will, I ivo, devise and bequent to my sons, C.W. Mutzfeld and Halph M. Mutzfeld the south one third (I/3) of let number five (5) in manforth's Addition to the city of Butler, BoKalb County, Indiana dna also m undivided one third interest in the north two-chards (2/5) of let manber five (5) in manforth's Addition and she inches off of the south side of Let number cir(6) in manforth's Addition, both in the City of Butler, BoKalb County, Indiana, to be held and counced by them, the said C.W. Mutzfeld and Ralph M. Mutzfeld, in equal shares, in few simple, absolutely and forever, and, I further give, devise and bequenth to my said sons, C.W. Mutzfeld and Ralph M. Mutzfeld all of my interest in the stock of hardware goods and finitures, located and being in the building located upon the real estate here and excepted on Broadway Street in the City of Butler, boKalb County, Indiana, to be held and early M. Mutzfeld shall take the said real estate and personal property herein bequeathed and devised in this item of my will upon the following terms and conditions, to-wit: Thatthe said C.W. Mutzfeld and Ralph M. Mutzfeld swell, the sum of \$450.00 and that they shall pay to my son, William A. Mutzfeld devel, the sum of \$450.00 to be paid to the sum of \$500.00 to be paid to William A. Mutzfeld, within one year after the death of both myself and my wife, Marah M. Mutzfeld, and the further sum of \$450.00 to be paid to each of said children; and the said sums to be paid to large the form of the said sums to be paid to be and remain a lifen usen the real each of said children; and the said sums to be paid to be and remain a lifen usen the real each of said children; and the said sums of \$4250.00 to be paid to each of said children as set out above to be and remain a lifen usen the real each of the will records of DoKal

In my transactions with my sons, C. W. Mutsfeld and Ralph M. Mutsfeld, in connection with the hardware business I have estimated the value of the building situated on the south 1/3 of let five (5) at \$5000.00 and my one third interest in the building situated on the morth two thirds of let five at \$5000.00 and by ver al contract with my sons I am the example of \$0000.00 in Stock in said hardware business, making a total of \$17,000.00 and it is my interest in the sound the sound of the sound the sound of the sound the sound of the sound the sound the sound of the sound the sound of the sound the sound of the sound the so

Itom 5th: Subject only to the life estate heretefore bequenthed and devised to my wife, Sarah M. Mutsfeld, I give, devise and bequeath all of the rest and residue of my personal property, of every kind and class and wherever situated to my four children, C. W. Mutsfeld, Florence Sewell Mutsfeld, William A. Mutsfeld and Ralph H. Mutsfeld, in equal shares, absolutely and forever.

Item 6th: Subject only to the life entate in my real estate heretefore devised to my wife, Japah M. Mutz old, in item three of this will, I give, devise and bequeath, all of the rest and residue of my mm real estate, not otherwise disposed of herein, to my four children, 6. W. Mutzfold, Florence Sevell Mutzfold, William A. Mutzfold and Ralph M. Mutzfold, to be held and evened by them in equal chares, in fee simple, absolutely and ferever.

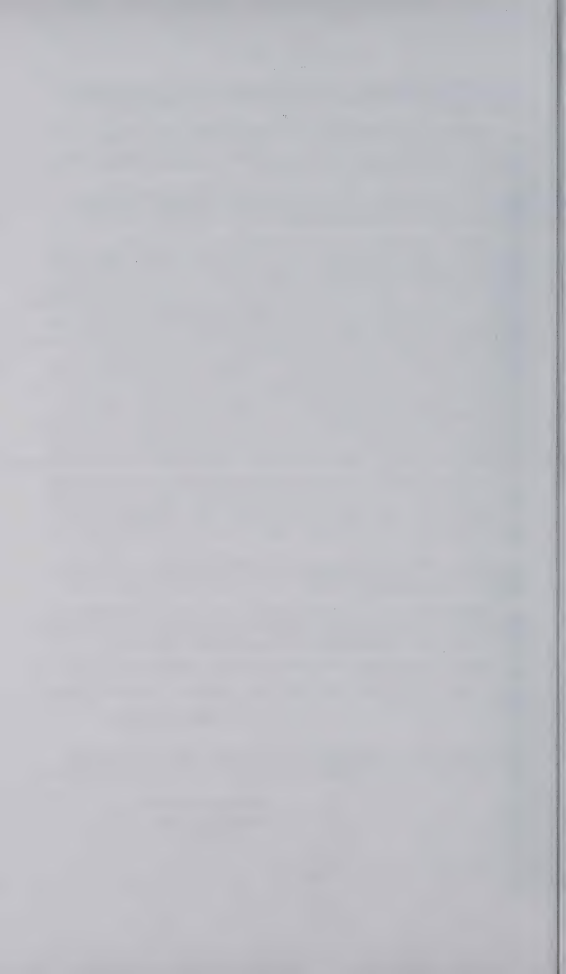
Itom 7th: I hereby cominate and appoint my son, C. W. Mutzfeld to be the amocuter of this my Last Will and Tostament.

In Witness Whereof I have hereunte set my hand and seal this the 30th day of Hovember, 1920.

William Mutsfold

Signed, sealed and asknowledged by the said testator, William Mutafeld, as and for his last will and testament in our presence, who in his presence and at his request and in the presence of each other, have hereunte subscribed our names as witnesses hereunte.

Charles W. Cambell
Henry C. Springer



State of Indiana DeMalb County......95:

BS IT REMIDIARED, That on the 25th day of August, 1947, Honry C. Springer personally appeared before Murray A. Steele, Clork of the Dekalb Circuit Court, of the State of Indiana, and being swer: be the Clork of said Court, testified as follows: That on the 30th day of Tovember, 1929, he saw the said William Muttfold, since deceased, executed the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Henry C. Sprin, or and tharles W. Campbell in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said dependent vertly believes; and further dependent saith not.

Henry C. Sprin or

Subscribed and sworn to before me this 25th day of August, 1947.

(S.AL)

Murray A. Stoolo Clork DeKalb Circuit Court.

STATE OF INDIANA, DERAMA COUNTY, SS:

I, Murray A. Steele, Clork of the DeKalb Circuit Court, of said State de hereby tertify that the are exed Will and Testament of William Manufol, has been duly admitted to Frobate in said county, and preven by the testimeny of Menry C. Springer one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 529 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I herounte subscribe my name and affix the seal of cald Court, at Auburn, Indiana, in said court, this 25th day of Aurust, 1947.

(SUAL)

Mureay A. Steele Clerk DoKalb Circuit Court.



I, Frank P. Syere of Omithfield Township, Schalb County, State of Indiana, do hereby make and constitute this to be my last will and teatment, hereby revoking my and all former wills by as unde.

Item 1. It is any will that all of my just debts be first read of the general for man of the number of three dundred dollars to be extended soon a satisfied containt to he my true erected on my curied place.

Item 2. After the remember of my debts and for the monument as provided in Items 1 and mixed to my wife, Seliah were for and during the period of her natural life. It is my will that my said mire shall have the right to sell such of my real estate or other property during the period of her natural life. It is for her maintenance. I make this provision for my said wife in lieu of her studenty rights in my estate under the law.

Item 4. After the me to of my said wife, Selikah yers I give, device and bequests all of my property that the nature may said wife in lieu of her students and allowed the law.

Share and share allow.

Item 5. I hereby nominate my con, Clen L. Myers and my daughter, Lamic Fearl King to be executors of this my will.

Witnost my hand and cond this 15th day of December, 1930.

Fruit P. Lyers

Since by the more, where, where, we his last will, in the presence of us, who, at his request, in the presence and in the presence of each other have hereunto subscribed our names as witherable t in 10th day of December, 1920.

A. W. Larcon

State of Indiana } 50 Do-alb County

withdoods.

BE IT DELECTED. That on the lattery of Dertecter 1927 Oak Euseelvan personally suppared before J. H. Masuer Block of the Bobble Circuit Count, of the State of Indiana, and being swome by the Block of add Court, testified as follows: That an the 19 may of weember 1920, he was the usid Frank . My rs, since depeased, execute the annexed instrument in writing as and for his last all and testament; that add instrument was, at the same time at the request of said testator, and with sic consent, attosted and subscribed by the said Dak Bun-chase and A. B. barson in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of each of sound cind, and not under any coercion or restrict, as the said demonst verily believes; and surther

Subscribed and sworm to before me tis 1 day of September 1925.

J. H. Kheupr
Gler. Dekelb Circuit Cort.

State of Indiana, bekale County, 35:

I, J. H. Enginer Clark of the Benelb Giro at Yours, of said State de hereby certify that the assexed fill and "cotament of Frank F. yers has been duly admitted to Produce in sala county, and proven by the testimony of Oak Busiclass one of the subscribing witness of thereto, and that a complete record of said sill and the proof thereof, has been recorded in Book No 7 at pages 205 of the record of with of said

Court, at Addurn, Indiana, in said Court, this let day of the teader

(33Ah) . . .

Clark Oskelb Girant Court.



I, Mary Elizabeth Corper Myers, of 800 S. Jackson St. in the City of Auburn, county of DeKolb and State of Indians, do hereby make and cubiteh this my list will and tectament, hereby expressly revoking all former wills and tectamentary becauses of every kind and character heretofore by me made.

FIRST: It is my will that all my just debte and funeral expenses shall be first hald.

STOCKE: I sive, will and lequest to Ida M. Grogg a note given me by Ida M. Grogg for One Thousand Dollars, dated May IG, 1927, which was due in one year. I also give will and bequest to Ida M. Grogg my bedroom suite and also my lace runners, ourtains and drapes in my bedroom. I also give will and bequest to Ida M. Grogg one bundered dollars.

THIRD: I give, will and begueath to Ethel Groge my stock in the Wescenper Corcoration of Auburn, Indiana, in the sum of Five Hundred Bollare. I also give, will and bequeath to Ethel Groge the following personal property: my yellow gold dismondring by yellow gold oval pin; yellow and white quilt and my colered diseas.

COUNTH: It is my will that my Executor sell all of the balance of my entate consisting of real estate and obstel property.

FIFTW: I give, will and devise the residue of my estate, to the folloring named nachems and nices, they to have the same in equal shares, share and share alike; Walter Reswick Carper; Alva Milton Carper; Besse Mable Packer; Alvae Marie Gee; Flosey Cleors Barton; Frances Edri Carper; Dorsey Mark Mines; Grace Vera Caseberr; Nellie Feith Stone; Archie Vearl Mines; John Robert Carper; Floyd Philic Carper; James Carper; Martha Kuehn; Walter Fugh Carper; Nellie Violet Robinson; John Henry Springer; Lavon M. Cood-acre; Violet Bess Carmer; Felen Carper Funk; Marlie Carper and Laurel Carper.

SIXTH: I hereby nominate and appoint Walter Hugh Carper, executor of this my will.

IN TRETINGNY TWENTOR, I have hereunto subscribed by name and caused by seal to be affixed at Auburn, Indiana, this 5th day of October, 19hh.

_ _ Marv_ Elizabeth _Carper _Myare_ _ _

Refore us the undersimmed, personally arpears the above named Mary Plivabeth Carmer Myers, who in our presence subscribed her name and caused her seal to be affixed, and she then and there declared the mame to be her last will and tectament; and we then and there in her treasone, and in the presence of each other subscribed our names as attesting witnesses.

Wrs. Lulu-Prickett _ _ _ _

- Winthror M. Ketoban - - - Witnepons,

State of Indiana DeKalb County;;;;;SS.

FOR IT FREE SPEED, That on the 26th day of March, 1945 Winthron W. Ketcham personally appeared before the DeKalb Circuit Court, of the State of Indians, and being a orn by the Clerk of said Court, testified as follows: That on the 5th day of Cotober 1944, he saw the said Mary Flizabeth Carner Myers, since decembed, execute the annexed instrument in writing as and for ber last will and testament; that esid instrument was, at the same time at the request of said testairs, and with her consent attested and subscribed by the said Wint'r op W. Ketcham and Lulu Prickett in the oresence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix was, at that time, twenty-one years of age, of sound mind, and in tunder any coercion or restraint, as the said decoment verily believes; and further decoment eaith not.

- - "Inthoos W. - Ketcham- - - -

Subscribed and sworn to before me this 26th day of March, 1945.

(GEAL)

Clerk Dekalb Circuit Bourt.

STATE OF INDIA A, DEVAUE COUNTY, SE:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of seid State do hereby certify that the annexed Will and Testament of Mary Wlizabeth Carper Wyere has been duly admitted to Probate in said county, and stoven by the testimony of Winthron W. Ketcham one of the subscribing witnesses thereto, and that a complete record of said Will and the wroof thereof, has been recorded in Book No. 9 at page 300 of the record of Eille of said county.

IF ATTERNATION WHEREOF I becounts subscribe my name and affix the seal of enid Court, at Auburn, Indiana, in said Court, this 26th day of March, 1985.

(Smal) - 'Murray A. Steele Clerk Dekalb Girouit Gourt.

9 (



Will and Testament.

I, Mertha Myles, a resident of DeMalb Gounty, Indians, being of sound and disposing mind and memory, do make, declare and nublish this my last Will and Testament, hereby revoking all former Wills and Testaments made by me.

(1) I hereby annoint my brother, Howard Deller as executor of this my last Will, and direct him to employ James A.Angelone, Attorney-at-law, Butler, Indians as the the attorney for my estate.

(2) I direct that my just debts, sickness and funral expenses be read out of my estate.

(3) I bequeath to my sisters, Laura Shaughniss and Bertha Huffman, and my brother Howard Beller, all olothes, bedding and fancy-work to be equally divided between them.

(4) I bequeath to my sisters, Laura Shaughniss and Bertha Huffman, and my brother to be equally divided between them.

(4) I bequeath to my siters, Laura Shaughniss and Bertha Huffman and my brother be divided between them as they desire.

(5) I bequeath to my siters, Laura Shaughniss and Bertha Huffman and my brother bloward Beller a bond of one thousand dollars (1,000.00); the aforsaid amount of one thousand dollars is to be divided equally between them borth as to principal and interest. This bond is with Frozer Service and Investment Corp. Fort Wayne, Indiana.

(6) I bequeath to my step-son Paul and his daughter Cretchen all the rest of the bonds of whetever kind and amount after the one thousand dollars as mentioned in paragraph five (5) of this Will, is divided between my two sisters and brother; these bonds I give to Paul and Cretchen, age to be divided as follows; 2/3 of the bonds relative to face value to value and 1/3 to Gretchen.

(2) All bonds are now with the Froperty Service and Investment Corp. in Fort Wayne, Indiana; and up to this day Mr. A.J.Alter has looked after them for me.

(3) I device my real-sats described more fully as Lot number lifty (50) in Batter and McClellan Addition to the City of Auburn, DeWalb County, Indiana, to my step-son Paul Myles and his daughter Gretchen and direct Paul to sell this real-sate to the one pay

(10) day of January, 1935, at Auburn, Indiana.

The foregoing instrument, consisting of three (3) typewritten mages, including this mage, was on this tenth (10) day of January, 1935 subscribed on each mage and at the end thereof by Martha Myles, the above named testatrix, and by her signed, published and declare to be her last Will and Testament, in the presence of us, and each of us, who thereupon at her request, in her presence, and in the presence of each other, have hereunto subscribed our names as WITNESSES thereto.

Orystal Yoder. . . . Witness

Charles T.M. Walker . . Witness

State of Indiana,

(SEAL)

State of Indiana, dewald County. . .ss:

I, Carl Walter, Clerk of the Dewald Circuit Court, of said State do hereby certify that the annexed Will and Testament of Martha Myles has been duly admitted to Probate in said County, and proven by the testimony of Crystal Yoder, one of the subscriberg witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. S at page 521 of the record of Wills of said County.

IN ATTESTATION WHYRTOF, I hereunto subscribed my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 25th day of August, 1935.

(SEAL)

Carl Walter, Clerk DeWald Circuit Court.



JOHN H. AND KATHERINE NEGAL, WILL

LAST WILL & TESTAMENT

BY IT REALESTED, That we, John H. and Eatherine House being of sound and discoring mind, memory and understanding, and considering the uncertainty of life, do therefore make, publish and declare this to be our last will and Tostament, in manner and form following, that is to say:-

- We order all our just debts and funeral expenses to be paid by our Executor hereinalter named, as so mas conveniently say be after our decease.
- encount: We order that the distribution of our personal property and effects shall be made by the Executor as follows: To Frank and Sessie Damsans, the small rouns table, cluss rocker, the bed and all its bed clothing.
- THIRD: To, Louise Dassann, the dresser.
- : 15, Bernice Garman, the mirror.
- FIFTH: After the death of each one of use, we order the Executor to take our remains to the home of Frank and besoie Bassann, there to lie in state the funeral and buriel to be conducted from their home, and that they see to it that our buriel be carried out as they have been Instructed, for which they are to receive the sum of \$50.00 for each funeral held or conducted row t eir residence.
- SINTU: After all funeral expenses and just debts have been said for both of us any remaining rersonal property or monies which say be left and which we die possessed of shall go to Frank Dammann

AND LACTLY .- we do make, constitute and appoint Frank Dammann to be the Executor of this our last Will and Testament, hereby revoking all former Wills and Testaments by us at any heretofore made, and declaring this to be our last

Will and Testament.
In Title 50 Hers T, we have hereunto subscribed our names and affixed our scals the 76th pay of warch in the year of our Lord one thousand nine hundred and twenty-five.

Signed, scaled, sublished and delivered by the testators John H. Hegal and Katherine F gal above named, as and for their last Will and Testament, in the presence of us, who have hereunto, at their request, subscribed our names in their presence, and in the presence of each other, as witnessess hereto.

Barl C. Mouraler Sitness Ers Bertha Fitchell Sitness

State of Indiana)

SE IT BESSELERAD, That on the 17th day of June 1325 earl 3, housal r persocally appeared before J. H. Manuer Clerk of the Demails Direct Dourt, of the State of Indiana, and being ewers by the Clerk of anid Court, testified as follows: That on the 20th my of march 1925, he saw the said John H. Megal, since deceased, execute the ansazes instrument in writing as and for his last will and testacent; that said instrument was, at the same time at the request of said testator, and with is consent, attested and sub cribed by the enid Earl 3. Mouthlar and Earl Berthn Mitchell in the presence of said testator, and of such other, as subscribing witheness thereto; that the said testator, was, at that time, twenty-me years of and, of sound mind, and not under any coording restraint, a the said deponent verily believes; and further seconent saits not.

21 . m ler

Sub-cribed and sworn to befor we tis 13 sy of June 1927

J. H. Enquer Clerk JeHalb Circuit Court

State of Indiana, Dekolb County, CS:

I, J. H. Knauer Clerk of the DeKalb Circuit Court, of said State do hereby cortify that the annexed Will and Testament of John H. Negal has been duly admitted to Probate in said county, and proven by the testimony of sail S. Monabler one of thesebsert in witnesses thereto, and that a complete record of said will amit the proof thereof, has been recorded in Book No 7 at pages 250 of the records of Wills of said county.

IN ATTEMPATION SHOWER, I her unto subscribed my mane and affix the soil of said Em Court, at Auburn, Indiane, in said Court, the 13 may of June 1255.

J. H. Knauer State DeKalb Sirvelt

(Over)



State of Indiana ; DeKalb County

RE IT RE LEGERED, That on the 29th day of July 1705 merting stockell personally appeared before J. H. Knauer Glerk of the Dokelb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified ar follow:

or follow:

That we fill you really sworn by the Clork of said Court, testified

account, account to a most instruct in write and in the latter of said

and testing to the first or or or it. It is not the following the real testing of the real te

Wrs. Sertha Mitchell

Subscribed and sworn to before me this 29th day of July 1925

J. H. Knavor

State of Indiana, DeKalb County, 39:

I, J. H. Knauer Clerk of the DeKalb Circuit Cout, of said State do hereby certify that the annexed will and Testament of Catharine Regal has been duly admitted to Probate in said causty, and proven by the testimony of Bertha Eitchell one of the subscribing witnesses thereto, and that a comple of record of said will and the proof thereof, has been recorded in Book No 7 at pages 290-391 of the record of Wills of said county.

IN ATTEMPTION WEIGHT, I hereunto subscribe my name and as in the seal of said Court, at Auburn, Indiana, in said Court, his 29th day of July, 1925

J. H. Knauer Slark Behalt Sire:it Sout.



- I, Alma Netson, of the City of Garrett, County of DeKalb, State of Indiana, being of sound and dismissing mind and memory, do make, nublish and declars this my Last Will and Testament in the manner following, that is to say:
- I.

 I hereby direct my Executrix hereinafter named, to pay out of my estate as soon as possible after my decease all of my just debts, together with the expense of my last sickness, funeral and testementary expenses.
- II.

 I give and bequeath to my children, Lillian Josephine Hill my electric refrigerator, Panchon Davis Mossberger my library table, Lucille Armes Fuller my occasional table.
- III.

 I direct my executrix, as soon as possible after my death, to have appraised my home located in the City of Garrett, and my property located on adams Lake, LaGrange County, Indians, together with all contents the rain except which articles as I have disposed of by specific request to my daughters. Said property is to be sold by the Executriz named in my will, and the amount derived therefrom is to be divided equally between my three children.
- I give, device and bequest to my children, Lil'ian Josephine Fill, Lucille Armes Fuller and Fannhon Davis Mossberger all of the rest and residue of my estate of whatsoever kind and character, including real estate, nersonal property, bonds, and every other character of property that I may own at the date of my death, wh recover situated, whether in this State or any other State in the Union, to have and to hold unto themselves absolute, and in fee simple, share and share alike forever.
- V.

 If any of my children are indebted to me at the time of my death, they shall may such indebtedness in full to the Executrix of my Will out of the share they derive from my estate.
- VI.I hereby appoint Lucille Appes Fuller as Executrix of this my Lest Will and Testament, hereby revoking all former wills by me at any time made.
- In Witness Whereof, I have hereunto set my hand and seal this 20th day of July, $19 \mu_2$.

Alma Melson Testatrix

The foregoing instrument was on the date thereof, published and declared by testatrix, Alma Helcon, as and for her Last Will and Testament in the presence of us, who at her request, in her presence and inthe presence of each other have subscribed our names as witnesses thereto.

Fred L. Feick	Garrett.	Indiana
Harry Wert	Garrett,	Indiana
Corl H. Heinzert	ing Carrett,	Indiana

State of Indiana DeKalb County....SS:

BE I * SELECTION DUEST. That on the Ist day of February, 1946 Fred L. Feich personally ampeared before DeKalo Gircuit Court, of the State of Indians, and being seorn by the Clerk of said Court, testified as follows: That on the 20th day of July, 1949, he saw the said Alwa Bolean, cince deceased, execute the amerced instrument in writiness and for her last will and testament; that said instrument was, at the seme time, at the request of said testatrix, and with her consent, attasted and subscribed by the said Fred L. Feick and G. B. Heinserling and H.T. Wert in the presence of said testatrix, and of each other, as subscribing mitnesses thereto; that the said testatrix, was, at that time, twenty-oneyears of same, of sound mind and not under any correin or restraint as the said deconent varily believes, and further deponent saith not.

Subscribed and erorn to before me this let day of February, 1946.

(S*AL) Nurvy A. Steele Clerk Dekelb Dirouit Court.

STATE OF INDIANA, COUNTY OF DEKALE, SS:

I, Murray A. Stoele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Alma Relson has been duly admitted to Probate in said County, and proven by the testimony of Fred L. Feick one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at wase 431 of the record of Wills of said county.

IN ATTESTATION WHEDEAR, I hereunto subscribe my name and affix the seal of seid Court, at Auburn, Indiana, in said Court, this let day of February, 1986.

(STAL) Murray A. Steele
Clerk DeValb Circuit Court



I, Kalvina Belson, of Auburn, Bekalb County, Indiana, being of sound and disposing mind and memory, do make publish and declare this to be my last will and Testagent, hereby revoking any and all Wills heretofore made by me.

Item 1.
I direct that all my just debts and funeral expenses be first paid out of my

Item. 2.

All the rest and residue of my property both real and personal and wheresoever situate, whether owned by me at this time or hereafter acquired by me, I live, bequeath and devise as follows: One fourth thereof to Arthur J. Nelson; One fourth thereof to William Raymond Nelson; One fourth thereof to Stanley F. Nelson and one fourth thereof to Frack C. Helson; they to hold the mame in fed almost and absolutely; provided however that if either of my sons, die prior to my death without leaving isems surviving, then the share that would ave gone to such son so dying shall go to his widow, should he die leaving a widow.

In Witness Whereof I hereunto subscribe my name this 21st day of Earch, 1925.

Subscribed by the said Malvina Nelson in our presence and by her declared to be her last Will and Testament and attested by us as such in her presence and in the presence of each other and at her request, this flat day of Lorch, 1985.

Edgar W. Atkinson

Berneice Byers

State of Indiana) DeKalb County

THE TRESHABIRED, That on the 9th day of July 1925, Edgar N. Atkinson personally appeared before J. R. Knauer Clerk of the JeKalb Circuit Court, of the State of Indiana, and being swom by the Clerk of said Court, testified as follows:
That on the Elst day of March 1925, he saw the said Ealvina Nelson, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Edgar J. Atkinson and Bernicce Byers in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any cocroin or restraint, as the said deponent verily believes; and further deponent with not.

Adgar W. Atkinson

Suggeribed and sworn to before me this 9th day of July 1925

(SEAL)

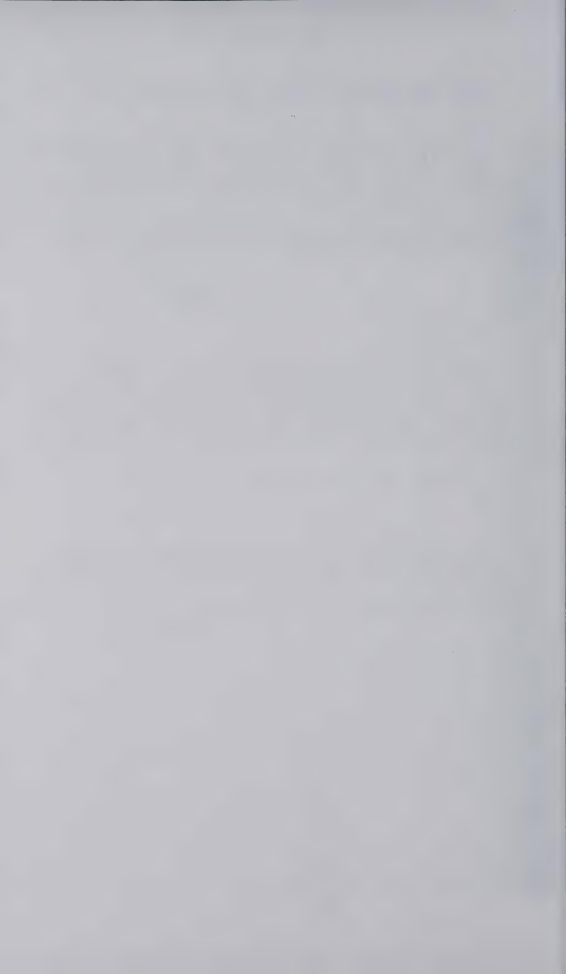
J. H. Rhauer Glerk Jekalb Girouit Court

State of Indiana, DeMalb County, SS:

I, J. H. Knauer, Clerk of the DeZalb Stroutt Sourt, of said State do hereby certify that the ancexed Till and Testament of Malvina Melaon has been duly admitted to Probate in said county, and proven by the testimony of Edgar W. Atkinson one of the subsciribing mitnesses thereto, and that complete record of said Fill and the proof thereof, has been recorded in Book No. 7 at pages 259 of the record of Wills of county. anid county.

IN ATTEMPTER CHERRY, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this jth day of July 1925.

J. H. Enauer Clork Dehalb Circuit C art.



CHAPLES E. NENCOMER

- I, Charles E. Newcomer of Hamilton, DeKalb County, Indiana, being of sound mind and memory, in the name of the Benevolent Father of All, do hereby make, publish and declare this my last will and testament, hereby revoking any and all former wills by me made.
- Item I. I direct that all my just debts, including the costs and expenses of my last illness and funeral, be fully paid.
 - Item 2. I hereby will and devise the following described real estate, to-wit:

 The south west quarter (a) of the south east quarter (b) and
 the South east quarter (c) of the south meet quarter (l) of section
 eight (3) in township thirty five (35) North, range fourteen east (II)
 in Dekalb County, State of Indians, containing eighty (80) acres, more
 or less.

unto my three same, viz: Marian Newcomer, Harold Newcomer and Howard Newcomer, equally, share and share alike, absolutely and in fee simple.

Item 3. All the rest and residue of my HEXEX property and estate, including both real estate and personal property of every kind and character whatsoever and wherescover situated, I here'y will, device and bequesth unto my five (5) children, vist. Merior Rewcomer, Harold Rewcomer, Howard Rewcomer, Grace Francis and Gladys Hewcomer, equally, share and share akile, absolutely and in fee simple.

Item 4. I hereby nominate and appoint my three (3) cone, Marion Newcomer, Harold Newcomer and Howard Newcomer, the executors of this will.

In Witness Whereof, I have bereunto set my hand and seal this 3rd day of July, at Auburn, Indiana,

Charles T. Hescomer (STAL)

Signed by said testator, Charles W. Newcomer, as his last will and testament, in the presence of us, who, at his request, in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses, this 3rd day of July, 1946, at Auburn, Indians.

Burley Ensley

State of Indiana Defalb County.....S8:

BR IT REMMEDERED. That on the 1st day of August, 1946, Walter D. Stump personally appeared before Murray A. Steele, Clerk of the DaKalb Circuit Court, of the State of Indiana, and being sworn by the Clark of said Court, testified as follows: That on the 3rd day of July, 194, he saw the said Charles M. Newcomer, since deceased, execute the annexed instrument in writing as and for his lact will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Walter D. Stump and Burley Tosley in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes, and further demonst saith not.

Walter D. Stump

Subscribed and sworn to before me this Ist day of August, 1946.

Clerk DeKalb Circuit Court.

STATE OF INDIANA, DEKALD COUNTY, 88::

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Charles T. Newcomer has been duly admitted to probate in said county, and proven by the testimony of Walter D. Stump one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at mage 460 of the record of Wills of said county.

IN ATTUSTATION WHITEROF, I have hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this Ist day of August, 1946.

(STAL)

Murray A. Steele Clerk DeKalb Circuit Court.



- I, Merritt Eugene Newton a resident of Newville Township, in Dekalb County, State of Indiana, being of sound and disposing mind and memory, do make, publish and declare this to be my last Will and Testament, hereby revoking all Wills and Testaments heretefore made by me.
- I. I hereby direct my accountrix hereinafter named to first pay all of the empenses of my last illness and cost of funeral out of the first proceeds of my estate.
- 2.
 I hereby give, bequeath and devise unto my beloved wife, Blanche Allen Newton, all of my real and personal property whatsoever and whereseever situate in fee simple and absolutely.
- I have emitted to provide for our children for the reason that I have perfect faith in my wife's judgment in looking after the interest and welfare of our children and for this very reason I have not provided for any of my said children in this my said last Will and Testament.
- I horoby nominate and appoint my beloved wife, Blanche Wilen Newton, as sole Executrix of this my last Will and Tostament.

IN WITHESS WHEREOF, I have herounto subscribed my name to this my last Will and Testament this 13th day of July, 1940.

Signed Merritt Mugene Newton Fostator

Signed, scaled and published and doclared by Merritt Eugene Newton, the above named testator, in the presence of us as and for his last Will and Testament, in the presence of us, who at his request and in his presence and in the presence of each other, have hereunte subscribed our names as attesting witnesses to this his last Will and Testament this I3th day of July, I940.

James A. An elono Lu Heigh Seron Witness

State of Indiana DeKalb County.....SS:

BE IT REMEMBER.D. That on the 1st day of November, 1946 James A. Angelone, personally appeared before the Devalb Gircuit Court, of the State of Indiana, and being sworn by the Clork of said Court, testified as follows: That on the 18th day of July, 1946, he saw the said Merritt Ragene Novton, since deceased, execute the amound instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attended and subscribed by the said James A. Angelone and Lu Reign Strong in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coordion or restraint, as the said deponent verily believes; and further deponent saith set.

Jamos A. Angelone

Subscribed and sworn to before me this Ist day of November, 1940.

(SEAL)

Murray A. Stoolo

Clork Dokalb Circuit Court.

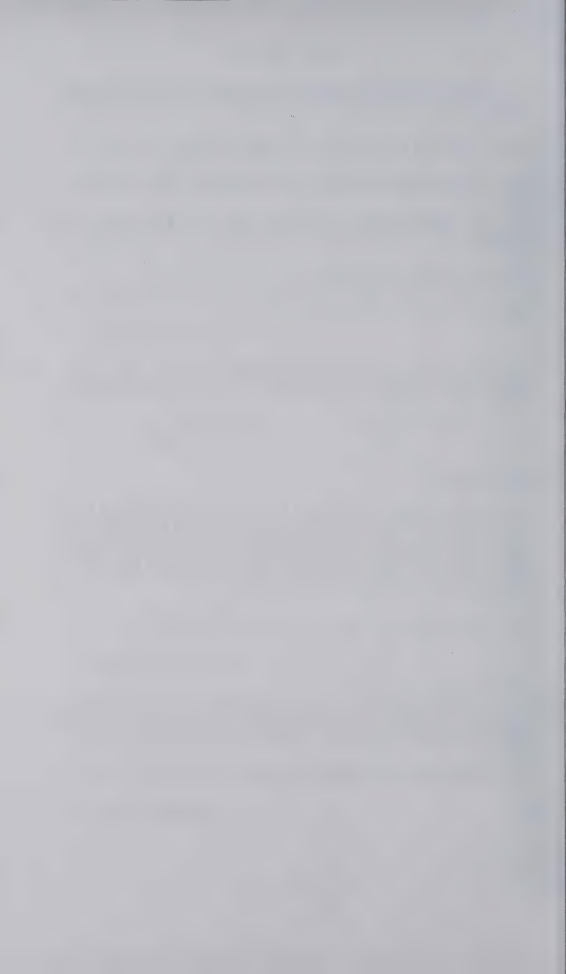
STATE OF INDIANA, DEMALE COUNTY, SS:

I, Murray A. Stoole, Clerk of the Dekalb Circuit Court, of said State do hereby cortify that the amazed Will and Testament of Merritt Eugene Newton has been duly admitted to Probate in said county, and proven by the testimenty of James A. Angelone, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 0 at page 477 of the record of Wills of said county.

IN ATTESTATION WHIRHOF, I herounte subscribe my name and affix the seal of said Court, at Auburn, Indiane, in said Court, this Ist day of November, 1946.

(SEAL)

Murray A. Stoolo Clerk DeMalb Circuit Court.



Carrie Niedemyer

Last Will and Testament of Garrie Niedemyor

I, Carrie Miedemyer, being of the age of seventy three years and being of sound and disposing mind and memory do hereby make, declare and publish the following as and for my last will and estament, hereby revoking any and all former wills and codicils thereto by me at any time made in words and figures as follows to-wit:

Item 1st. It is my will that all of my just debts including the expenses of my last sickness and funeral expenses shall be paid out of the first proceeds of my estate.

Item and. To my nicce Floy Kaiser I give, devise and bequeath all the remainder of my property, both real and personal and where ever situated the same to be held and ewned by my said nicce Floy Kaiser in fee simple, absolutely and forever.

Item 3rd. I leave no part of my property to my husband Joseph Middemyer for the reason that he has been cruel to me and mistreated me in many ways and has shown no love or affection for ma.

Itom 4th. I hereby nominate and appoint my niece Floy Raiser to be the Executrix of this my last Will and Testament.

In Witness Whereof, I have herounto set my hand and seal on this the second day of May 1938.

Carrio Miedermyor

Signed, scaled and admowledged by the Testatrix, Carrie Niedemyer, as and for her last Will and Testament in our presence, who at her request, and in her presence and in the presence of each other have hereunto subscribed our names as witnesses all on this the second day of May 1938.

Robert H. Riddle Charles W. Campbell

State of Indiana County of DeKalb . . . SS:

In the DeKalb Circuit Court April Term 1943

Inbthe Matter of Proceedings in Probate of the Last Will and Testament of Carrio Micdormyer Deceased.

Henry C. Springer, having first boon sworn to tell the truth, the whole truth and nothing but the truth, deposes and testifies as follows to-wit:

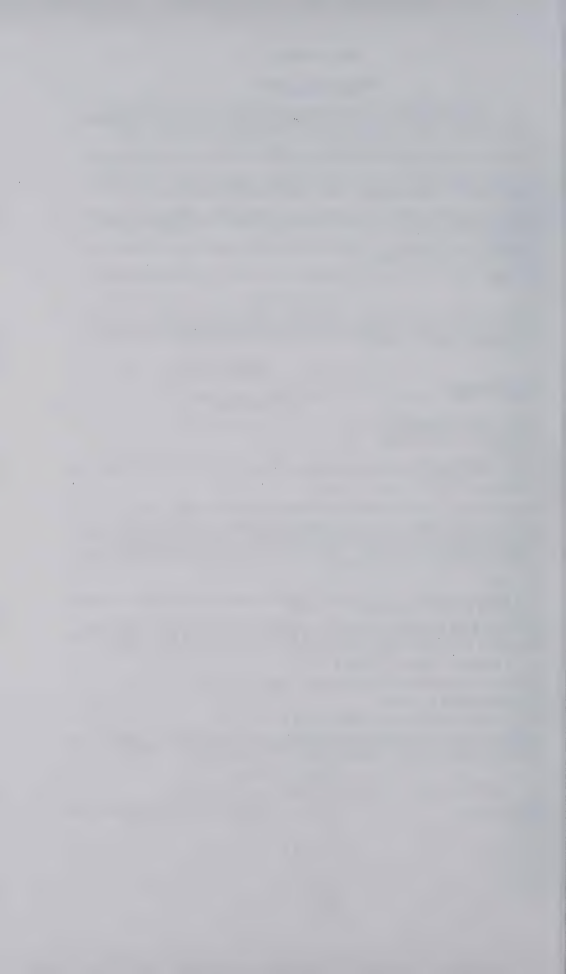
- the State your name A. Henry C. Springer
- Q. And residence. A. Live at Butler and DeWalb County in the State of Indiana
- Q. Mr. Springer; I present for your inspection an instrument purporting to be the last will and lestement of Carrie Miedermyer, and ask you to examine the signature of Carrie Miedermyer and also the signatures of Robert H. Middle and Charles W. Campbell, as purported witnesses to said will. I now ask you whether or not you are acquainted with Robert H. Riddle and with his signature?
- A. I am.
- C. I will ask you whether or not you were acquainted, during his life time, with Charles W. Campbell and with his signature.? A. I was.
- Q. You may state the present whereabouts of Robert H. Riddle ? N. He is the Military Service of the United States and was located in either Temas or New Mexico about amonth ago. He is still in the Military Service, but I am not sure of his exact location, except that he is not a resident of or residing in the State of Indiana.
- Q. Is Charles ". Campbell, decoased ? A. Yes
- Q. Were you acquainted with Carrie Miedermyor during her life time. A. I was.
- Q. Is she deceased ? A. Yes
- 0. Are you acquainted with hersignature ? A. I am
- Q. I now direct your attention to the instrument handed to you and ask you whether or not the signatures of Carrie Niedermyer, Robert M. Riddle and Charles W. Campbell, attached thereto, are their genuines signatures ? A. They are.

Henry C. Springer

Subscribed and sworn to before me this 22nd day of June, 1943.

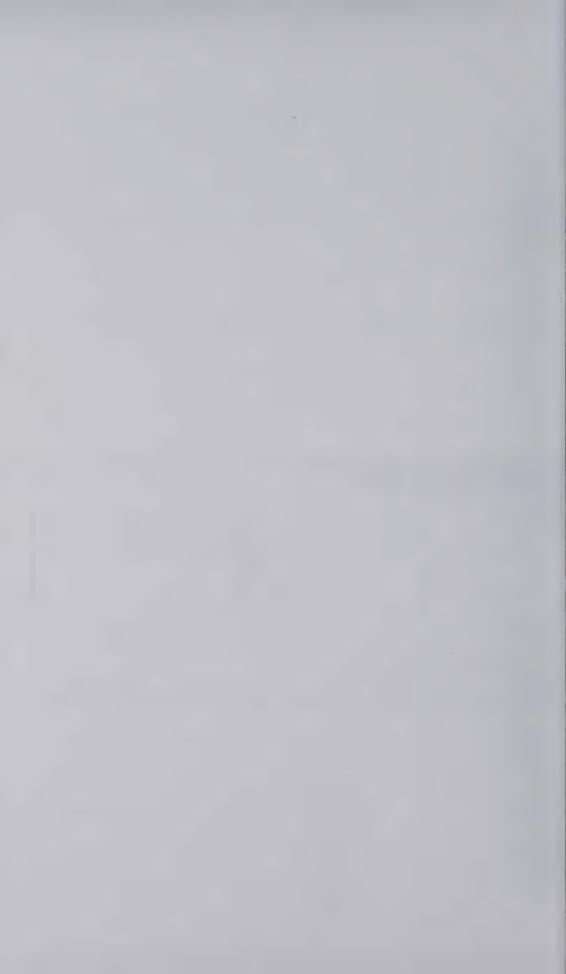
Murray A. Steele, Clerk of the DeKalb Circuit Court

(Clerk's Seal)



11405

Secretary Country



CHARLES W. NILES

I, Charles W. Niles, a resident of the City of Auburn, Dekalb County, State of Indiana, being of sound and disposing mind and memory, knowing and considering the uncertainty of continuance in life, and desiring to make such disposition of my worldly estate as I doem best, do make, publish, and declare this instrument to be my last will and testament, hereby revoking any and all wills, codicils, and testaments, by me, at any time heretefore made.

I desire and direct that all my just debts, including the expense of my last illness and funeral be paid as seen as practical, after my decease.

Itom 2.

I, give, devise and bequeath unto my beloved friend, namely, Robert F. Douglass, all the rest, residue and remainder of my property and estate, real, percenal and mixed, of whatsoever nature, kind and description, whereseever situated, of which property and estate I may be possessed and own, at the time of my decease.

I, Charles W. Niles, hereby nominate, constitute and appoint my said beloved friend, namely, Robort F. Douglass, to act as Emecutor, of this my last will and testament, and in the administration of my estate.

In Witness Whereof, I, Charles W. Miles, have hereunte set my hand and signature to this instrument, the same consisting with this sheet of two (2) typowritton sheets of paper, each of which is subscribed by me, and I declare the same to be my last will and testament.

Published at Auburn, DeWalb County, State of Indiana, this Twenty-Winth (20) day of September, in the year of One Thousand Nine Hundred Forty-Three (1943).

The foregoing instrument, signed, scaled, acknowledged, and declared by the said Charles W. Niles, as and for his last will and testament, at his request, in his presence, in our presence, and in the presence of each other, have hereunte subscribed our names as witnesses hereto, this Twenty-Minoth (20) day of September, in the year of One Thousand Mine Hundred Forty-Three (1943).

Witness our hands and scals this Twonty-Ninth (20) day of September, in the year of One Thousand Nine Number Forty-Three (1943).

Charles W. Niles SHAL

Charles Sidle 113 E. Third St. Auburn, Indiana SEAL Witness

Witness

Joseph N. Grever 410 N. Godar St. Auburn, Indiana SMAI.

Cloveland S. Schlattor 527 B. State Blvd. Ft. Wayne, Indiana SEAL Witness

State of Indiana DeKalb CountySS;

BE IT REMEMBERED, That on the 24th day of March 1040, Cleveland S. Schlatter personally appeared before the DeMalb Circuit Court, of the State of Indiana, and being sworn by the Clork of said Court, testified as follows: That on the 25th day of September 1945, he saw the said Charles W. Miles, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Charles Sidle, Joseph M. Crover and Cloveland S. Schlatter in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said dependent verily believes; and further deponent saith not.

Cloveland S. Schlatter

Subscribed and sworn to before me this 24 day of March 1949 (SEAL)

Clerk Donalb Circuit Court

STATE OF INDIANA, DEMALE COUNTY, SS:

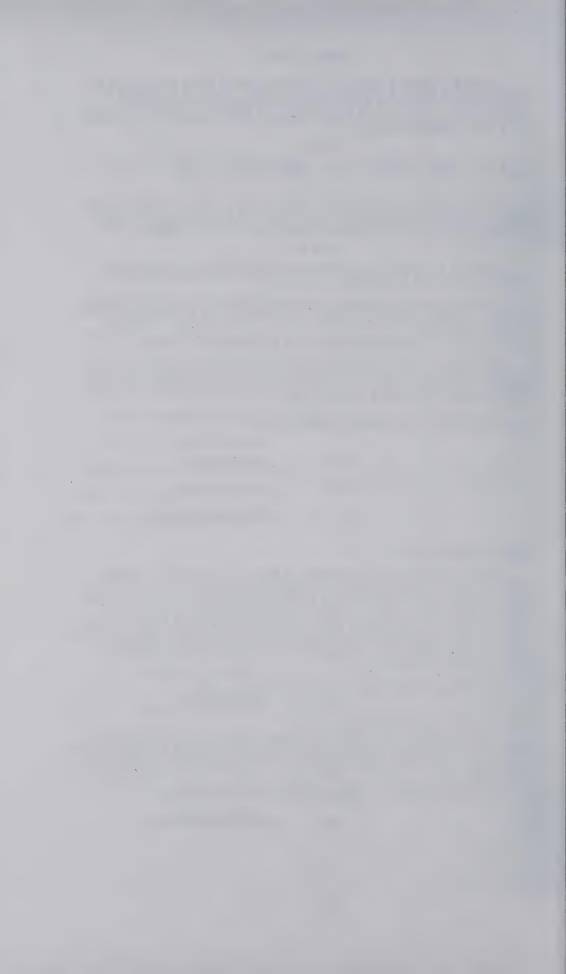
I, Ralph W. Bruce, Clork of the DeKalb Circuit Court, of said State de hereby certify that the annexed Will and Testament of Charles W. Miles has been duly admitted to Probate in said county, and proven by the testimony of Cloveland S. Schlatter one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 10 at pages 23 of the record of Wills of said County. said County.

IN ATTESTATION WHEREOF, I haveunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 24th day of March 1949.

Ralph W. Bruce Clork Donalb Circuit Court

(SEAL)

(p')



I, Mary Melissa Mimmons, of Butler, DekalbCounty, Indiana, being of sound and dismosing mind and memory, do hake, mublish, and declare this to be my last will and testament, hereby expressly revoking any and all Wills heretofore made by me.

Item 1: I direct that all my dobts and funeral expenses be first paid out of my estate.

Item 2: All the rest and residue of my momerty not disposed of in item one bereof, real and personal, of every kind and character, and whereseever situate, whether owned by me at this time or hereafter acquired by me, I give, bequeath and devise unto my husband Emblen B. Minmons, he to have and to hold the same absolutely and in fee simple.

Item 3. Should my husband Weblen B. Nimmons, die before my death, then I give and bequeath unto my son Orin M. Nimmons the sum of Five Mundred Bollars, to be his absolutely.

Item 4. After the payments of my debts and the legacy of Five Fundred Dollars as hereinbefore provided, I give, bequeath anddevise all the rest and residue of my property, real and personal unto my said son Grin M. Mimmons and to my grand daughter Josephine M. Shafer, they to take and hold the same absolutely and in fee simple share and share alike, should my said busband not survive me.

Item 5: I hereby nominate and appoint my said husband Embl n B. Ninmons, Executor of this Will.

In Witness Thereof, I have hereunto subscribed my name this 5th day of August, 193.

Subscribed and evern by the said Mary Melissa Nimmons in our presence and by her declared to be her other, this 9th day of August, 1933.

Mary W. Attinson. Edgar W. Atkinson.

State of Indiana, County of DeKalb. . .ss:

Be It Remembered, That on the 2nd day of February, 1937, Edgar W. Atkinson, personally appeared before the DeWallo Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows; That on the 5th day of August, 1933, he saw the said Mary Melissa Nimmons, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument, was, at the same time, at the request of said testatrix, and with her consent, attested and subscribed by the said Ragar W. Atkinson and Mary E. Atkinson in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent weilly beilieves; and further demonent saith not.

Edgar W. Atkinson.

Subscribed and sworn to before me this the 2nd day of Pebruary, 1937.
State of Indiana, Gounty of DeKalb. ..se:

Carl Walter, Clerk DeKalb Circuit Cour.

I, Carl Walter, Clerk of the DeMalb Circuit Court of said State do hereby certify that the annexed Will and Testament of Mary Melissa Nimmons, has been duly admitted to Probate in said county, and town by the testimony of Mdgar W. Atkinson, one of the subscribing witnesses thereto, and that a complete record of Wills and the proof thereof, has been recorded in Book No. S at mage 1444 of the

IN ATTES ATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn. Indiahap in said Court, this 2nd day of February, 1937.

Carl Walter, Clerk DeKalb Circuit Court.



I, Arma Modine, of DeMalb County, Indiana, being of sound and disposing mind and memory, do make, declare and publish this to be my last will and testament, hereby expressly revoking any and all fermer Wills or Codicils heretofore at any time made by me.

Item I.

I direct that my just dobts including funeral empenses shall be first paid out of my personal estate.

After the payment of my dobte and funeral expenses as in item I above, I give, devise and bequeath unto my daughter Goldie Redine Johnson and my son Siles Hodine of Naterlee, Indiana, all the rest and residue of my property of every kind and character, real and personal and whereseever situate, whether owned by me at this time or hereafter acquired by me, they to take and hold the same absolutely and in fee simple, share and share alike.

Item 3. I hereby nominate and ap oint my son Silas Medine as and for Executor of this my last Will and Tostament.

In Witness Whorsof I have hereunto set my hand and subscribed my name this 20th day of October, 1944.

hor X Hodino

The above instrument signed by the said Mana Medine as and for her last Will and Testament in our presence, who at her request in her presence and in the presence of each other, signed the same as attesting witnesses this 26th day of October, 1944.

Much C. Sanders

State of Indiana DeMalb County.....38:

BE IT REMARKAND, That on the 25th day of September, 1948 Hugh G. Sanders, personally appeared before the Dekalb Circuit Court, of the Sante of Indiana, and being swern by the Clerk of said Court, testified as follows: That on the 26th day of October, 1944, he saw the said area Hodine, since deceased, execute the amened in trument in writing num as and for her last will and testement; that said instrument was, at the same time at the request of said testatrix, and with her consent, attented and subscribed by the said Hugh G. Sanders and Edgar V. Attentson in the presence of said testatrix, and of each other, as subscribing witnesses therete; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said decement verily believes, and further depenent saith not.

Hugh C. Sandora

Subscribed and sworn to before me this 25th day of September, 1948.

(S.SA)

Murray A. Stoolo Glork DoMalb Sircuit Court.

STATE OF INDIANA, DEMALD COUNTY, 68:

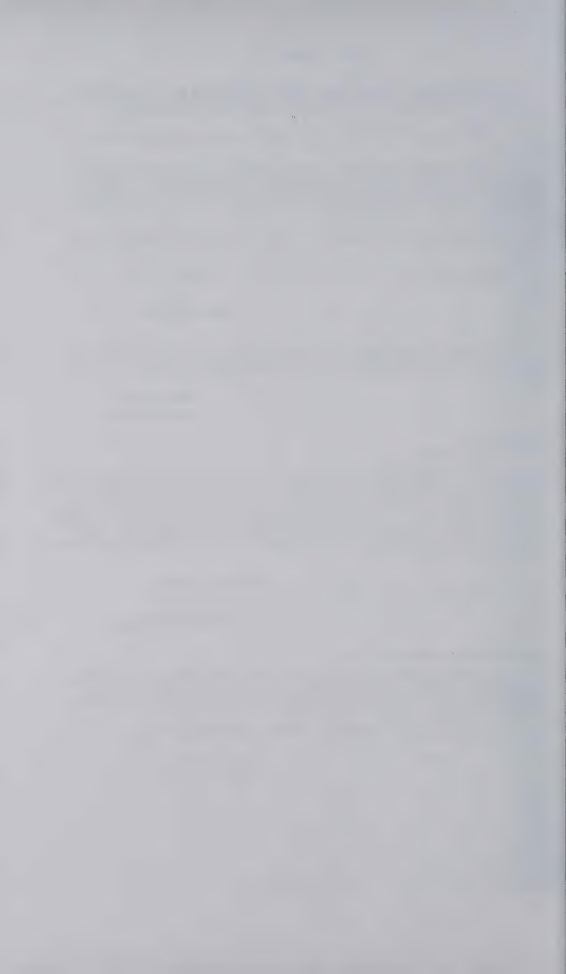
I, Eurray A. Steele, Clork of the DeNalb Circuit Court of said State de hereby certify that the an exed Will and Testement of Suma Hodine has been duly admitted to Probate in said county, and proven by the testimony of Hugh G. Sanders one of the subscribing witnesses thereby, and that a couplete record of said Wills and the proof thereof, has been recorded in Pook No. 9 at page 505 of the record of Wills of said county.

IN ATTESTATION WHEN OF, I herounto subscribe my named and affix the seas of said Court, at Auburn, Indiana, in said Court, this 25th day of September, 1948.

(SUAL)

Murray A. Steele

Clerk Dokalb Circuit Court.



That we, Jeorge Modine, of Waterloo, Dekalb County, Indiana, and Jame Modine, of Waterloo, Dekalb County, Indiana, being husband and wife, now living happily together and being of one accord, both of sound mind and good reason, do make and nublish this our last will and testament, hereby revoking any and all wille that we, or either of us, might have heretifore made. We, and each of us, agree to the following instrument, and both of us entar into the same, as all of the property that is owned or held by either of us, is owned and held by virtue of a joint title or ownership.

First it is out will and desire, that in the case of the death of either of us, that the surviving one is to be the executor or executrix of the estate of the one of us who shall have died first, and in the case of the death of both of us, or in the case of the death of the surviving one, then it is our will that Alta Fee, wife of Herbert Fee, be nominated and appointed the executor the will and to administer the provisions of this will as it is set forth in the following paragraphs:

First Item: That a suitable marker or tomb stone be placed at our graves, in ca that the same has not been done so prior to the de th of either of us or both of us.

Second Item: That which ever one of us survives, said surviver is to have all of the property for his or her own use so long as he or she may live, and then after the death of both of us, all of our property, both real and personal, of whatseever nature it may be, shall go to Alta Fee, a sister of the above named Jane Modine, for her use for ever. That there shall be but one restriction thereto, and that is that all funeral excepted and just dobts, and such necessary expenses as shall have been incurred during the last illness of cither of us, shall have first been maid by the executor of this will, and that said Alta Fee chall have the right to hold or dispose of any or all the property as she may see fit and desire so to do.

In witness whereof, we, each of the testators, on this 17th day of October, 1927, do affix our names to the foregoing will, in the presence of each other, and in the presence of the witnesses below, all of which is done as our own free will and accord.

								8:	icne		Geor	ze l	Modine	denomination annual constant		_
										***************************************	Jane	Noc	iine	Mills on the engineer of the control		
Signed	in	the	presence	of	110.	by	each	of	the	above.	and	n.t.	their	request.	and	41

the presence of each other, as sitnes as to the foregoing will and testament. Done at Waterloo, Indiana, this 17th day of October, 1927.

Herbert C. Willie Dole O. MoIntosh

State of Indiana County of DeMalb

BF IT REMIDERED, That on the Ilth day of December, Ight, Herbert C. Willis, nersonally anneared before the DeKalb direuit Court, of the State of Indians, and being sworn by the Clerk of said Court, testified as follows: That on the I7th day of October, 1927, he saw the said George Modind, since deceased, execute the anneared instrument an writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Herbert C. Willis and Dale O. Molntosh in the presence of said testator, and of each other, as and orbing witness as thereto; that eaid testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said demands verily believes; and further demonstract saith not.

Herbert C. Willis

Subscribed and sworn to before me this Ilth day of December, 1944.

(BMAL)

(TAL)

Clerk Devole Circuit Court

STATE OF INDIANA? DENALB COUNTY, SS:

I, Murray A. Steele, Clerk of the DeKalb Giravit Court, of said State do hereby certify that the annexed Will and Testament of George Modine has been duly admitted to Probate in said county, and proven by the testimony of Herbert C. Willie one of the subceribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at mage 374 of the record of Fills of said

IN ATTESTATION WHITE TO I berounto subscribe my name and diffix the se Court, at Auburn, Indiana, in said Court, this Inth day of December, 1944.

Murray A. Steele



Will of Hartin M. Noonan

- I, Martin a. Nooman, of the city of Carrett, Dehalb County, in the State of Incience, being of sound and discoing sind and secory, so make, unlich, and declare this to so at last will and restauent, hereby reveking all former wills by me at any
- 1. I direct my executrix hereinafter named to pay my just debte and funeral
- expenses.

 2. All the rest and residue of my property, real, personal, or mixed, wheresoever situated, which I now or may hereafter acquire, and of which I shall die seised or one essed. I give, devise, and because the absolutely and in fee simple to my wife, Jennie G. Mooman, her heirs and assigns forever.

 3. I mame constitute and appoint Jennie G. Mooman executrix of this, my last will and testiment.

Witness my hand and seal this loth day of December 1927.

Martin M. Moonan Signed by the said tentator in the presence of us, who in his presence, and that of each other at the same time, have hereunto subscribed our names as withnesses.

Monte L. Green Arden F. Green

Arden D. Green

Subscribed and sworn to before me this 25th day of Cotober, 1952.

Glenn Potter Clerk Desalb Circuit Court

State of Indiana, Deficib County, as:

I, Glenn Potter Glerk of the Bekalb Circuit Court of said State do hereby certify that the annexed Will and Testament of Martin D. Moonen has been duly admitted to Probate in said county, and proven by the testimeny of Arden D. Green one of the subscribing witnesses thereto, and that a coulete green, of said will and the proof thereof, has been recorded in Book No. S at page 206 of the record of Wills of said

county.

IN ATTEMPTION THERE T, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 26th day of October 1932.

Glenn Fotter Clerk Dekalb Circuit.

(SEAL) -



T. Caroline Norrie, of Auburn, DeKalb County, Indiana, being of sound and dismosing mind and memory, do make, publish and declare this to be my last Will and Testament, hereby expressly revoking any and all wills heretofore made by me.

Item 1. I direct that all my debts and funeral expenses, including a monument, be first paid out of my estate and request that my funeral expenses shall be in the sum of, approximately, Five Hundred (\$500.00) Bollars, and that the nomument to be erected at my grave, shall be in the sum of, approximately, Five hundred (\$500.00) Bollars.

Item 2. After the payment of my debte, funeral expenses and for a monument to be erected at my grave, all the rest and residue of my property, real and personal, of every kind and character and wheresoever situate, whether owned by me at this time or hereafter acquired by me, I give, bequesth and device unto my brothers; Henry Hamm, Daniel Hamm, Samuel Hamm, John Hamm, William Hamm and Charlie Hamm and to my sister, Alta Samp and Mary Engle, they to take the same, share and share alike and I further direct that my Executor hereinafter named, shall convert all of my property, both real and personal, into cash and after paying the amount provided for in Item 1 of this will, divided the proceeds equally among my above mamed bratters and sixters, as above revided and if any of my said brothers and sisters be dead at the time of my death, leaving childred, then the share that would have gone to such deceased brother and sister, shall go to his or her children, share and share alike.

Item 3. I hereby nominate and appoint the City National Bank of Auburn, Indiana, as Executor of this Will.

In Witness Whereof, I have hereunto subscribed my name this 2nd day of November, 1939.

Caroline Norris

Subscribed by the said Caroline Norris, in our presence and by her declared to be her last Will and attested by us as such, in her presence, at her request, and in the presence of each other this 2nd day of November, 1939.

A.N. Adams Edgar W. Atkinson

The State of Indiana, DeKalb County, ss:

Be it remembered, That on the 19th day of November, 10h2 m mar W. Atkinson one of the subscribing witnesses to the within and foregoing last Will and Testament of Caroline Norris late of said County, deceased, personally appeared before Non. William P. Undicott of the Circuit Court of DeMalb County, in the State of Indiana, and being duly sworn by the Clerk of said court, upon his oath, declared and testified as follows, that is to say: That on the 2nd day of November, 1939, he saw the said Caroline Norris sign her name to the said instrument in writing as and for her last will and Testament; and that this denoment, at the said time, heard the said Caroline Norris declare, the said instrument in writing to be his last Will and Testament, and that the said instrument in writing was, at the same time at the request of the said Caroline Norris and with her consent attested and subscribed by the said Edgar W. Atkinson and Amos N. Adams in the presence of said testator, and in the presence of each other, as subscribing witnesses thereto, and that the said Caroline Norris was, at the time of the signing and subscribing of said instrument in writing, as aforesaid, of full age (that is, more than twenty-one years of age), and of sound and disposing mind and memory, and not under my coercion or restraint, as the said deponent verily believes, and further deponent says not.

Edgar W. Atkinson

Sworn to and subscribed by the said Edgar W. Atkinson before me, Murray A. Steele, Clark of said court, at Auburn, Indiana, the 19th day of November, 1942.

In Attestation Thereof, I have hereunto subscribed my name and affixed the seal of said court.

(SEAL)

Murray A. Steele,

The State of Indiana, DeKalb County, ss:

I, Hurray A. Steele, Clerk of the Circuit Court of DeWalb County, Indiana, do hereby certify that the within annoved Ill and Testament of Caroline Morris has been duly admitted to probate, and duly proved by the testimony of Edgar W. Atkinson, one of the subscribing witnesses thereto, that a complete record of said Will, and of the testimony of the said Edgar W. Atkinson in proof thereof, has been by me duly made and recorded in book 9 at page 200 of the record of Wills of said County.

In Attestation Whereof, I have hereunto subscribed my name and affixed the seal of said court, at Auburn, Indiana this 19 day of November, 1942.

(SEAL)

Murray A. Steele, Circuit Court DeWalb County



ANDREW L. ODER

I, Andrew L. Obor, of DeMalb County, State of Indiana, do hereby make, publish and declare this my last will and testament, to-wit:

Pinnte

I direct that all my just and lawful dobts shall be paid.

Second:

I give, devise and bequeath unto my wife, Essie Ober, if she shall survive me, the undivided one third of all of my ostate, both real and personal, and in addition thereto her statutery allowance of Five Mundred Dollars.

7777797 :

I give, devise and bequeath to my wife Essie Ober the use, during the time she remains my widow and unmarried, of all of the residue of my estate, both real and personal, she to have full centrel and use of the same and of the income and profits thereof, Frevided, man that she shall also have the right for the support of herself and family or for the education of my children to sall, use and apply to her or their use the estate of which she is herein given the use.

Fourth

I give, devise and bequeath to my surviving children and the issue of any that may be deceased, in fee simple, subject to the limitations in item no three of this will, all of the residue of my estate.

Firth:

I nominate and appoint my said wife Masie Ober as executriz of this my last will.

In Witness Wheroof I have hereunto set my hand and seal this 20th day of December,

Andrew L. Obor

We, the undersigned, do hereby certify that the above instrument was on this 20th day of December, 1913, signed and executed by the above named Andrew L. Ober as his last will and testament and that we have in his presence and in the presence of each other and at his request becomes each other and will enthe above named date.

Margaret Mounts

State of Indiana DeMalb County.....SS:

BE IT REMEMBERED, That on the 14th day of Novemb r, 1946 Howard W. Mountz personally a peared before the Delialb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 90th day of December, 1913, he saw the said Andrew L. Ober, slace deceased, execute the anaexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Howard W. Mounts and Margaret Hountz & Telia Shannon in the presence of said testator, and of each other, as subscribing witnesses therete; that the said testator, was, at that time, twenty-one years of ago, of sound mind, and not under any coordien or restraint as the said deponent verily believes; and further deponent eaith not.

Howard W. Mount:

Subscribed and sworn to before me this 14th day of November, 1946.

(SMAL)

Clork Devalb Circuit Court.

STATE OF INDIANA, DEMALE COUNTY....SS:

I, Nurray A. Steele, Clerk of the Dokalb Circuit Court, of said State de hereby cortify that the annexed Will and Tostament of Andrew L. Ober has been suly admitted to Probate in said County, and proven by the testimony of He and W. Mountz one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 491 of the record of Wills of said county.

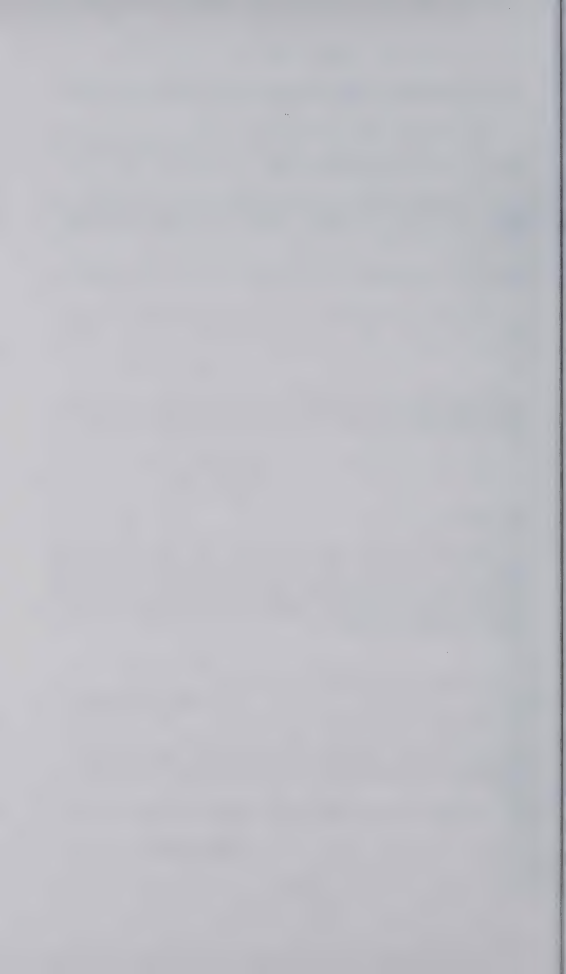
IN ATTEMATION WHELEOF, I herounte subscribe my name and affin the seal of said Court, at Auburn, Indiana, in said Court, this I4th day of November, 1946.

(SHAL)

Murray A. Stoolo

Clork DoMalb Circuit Court.

(:::



William Oberholtzer

- I, William Oberholtzer a resident of Butler, DeKalb County, Indiana, being of sound mind and disposing memory, do make, publish and declare this to be my last will and testament, hereby revoking any and all wills and testaments heretofore made by me.

 Item 1.

 I hereby direct that all my just debts, the expense of my last sickness and expense of my funeral be first paid out of my estate, including the cost of a monument on my
- grave.
- Item 2.

 I devise and bequeath all my real and personal estate whatsoever and whereseever to my beloved grand-daughter, Deloris Ginder, whose married name is Seloris Ault, absolutely, and in fee, and I appoint her as sole executrix of this my last will and

IN WITHESSWERROF, I have becount subscribed my name to this my last will and testament at Butler, Indiana, this 13th day of September, 1939, in the presence of James A. An elone and Fred Rex as witnesses hereto.

William Oberholtzer,

Signed, sealed, published and declared by Tilliam Oberholtzer, the above named testa or, as and for his last will and testament, in the presence of us, who at his request, and in his presence, and in the presence of each other, have hereunte subscribed our names as attesting witnesses at Butler, Indiana, this lith day of September

James A. Angelone, Witness Fred Rex, Witness

Jubscribed and sworn to before me this 7 day of July 1941.

(Seal)

Murray A. Stoele, Clork DoKalb Circuit Court.

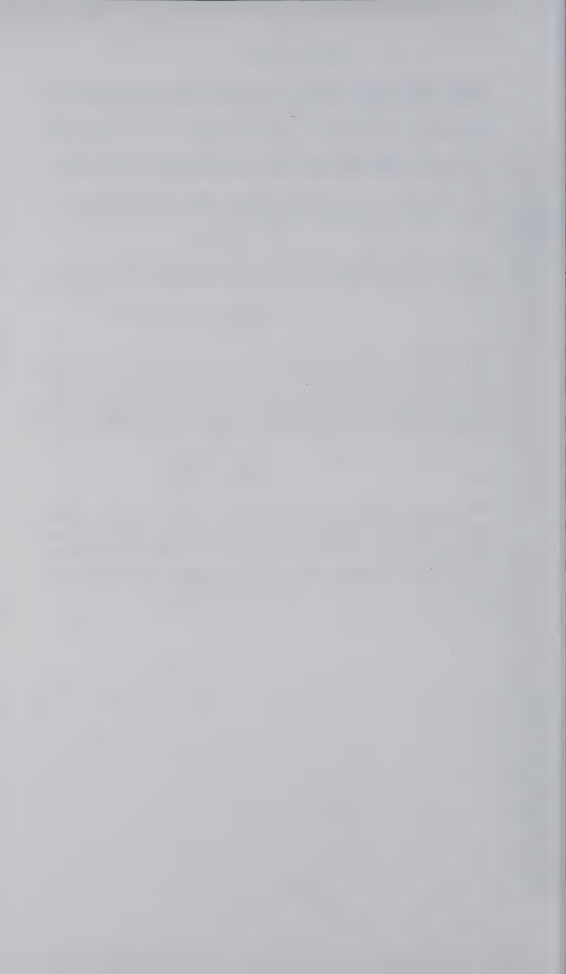
State of Indiana, DeMalb County, 38:

I, Murray A. Steele, Clerk of the DeMalb Circuit Court, of said State do hereby certify that the annexed will and testament of illiam Oberholtzer has been duly admitted to Probate in said county, and proven by the testimeny of James A. Angelone one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at pages 120 of the record of Williams of Sanda Sanda

and the proof thereof, has been subscribe my name and affix the soal of said Court, at Auburn, Indiana, in said Court this the day of July 1941.

Murray A. Stoole,

(Clerk's Seal) Clerk DeKalb Circuit Court



Corrio Oberlin

- . I, Carrie Oberlin being of the age of sixty two years and being of sound mind and disposing memory, do hereby make, declare and publish the following as and for my last will and Testament, hereby revoking any and all fermer wills and codicils thereto by me at any time made, in words and figures as follows:-
- ITEM (1) It is my will that all of my just debts including the expense of my last sicknes and my funeral expenseshall be paid out of the first proceeds of my estate.
- ITMM (2) To my husband Olivor Oberlin I give and devise all of my personal property of every kind for his use during the term of his natural life only.
- INM (3) To my husband Oliver Sberlin I give and devise all real estate that I may own at the time of my death for and during the term of his natural life only, it being my wish that my said husband shall have the use of and income from said real estate so long as he shall live.
- ITEM (4) Subject only to items Two (2) and Three (3) of this my Will, I downed and bequeath to my daughters Bessio Oberlin-Wilson and Cortrude Oberlin-Higley all of my personal property and real estate to be held by my said daughters, Bossic Oberlin-Wilson and Cortrude Oberlin-Higley in equal shares, in fee simple, absolutely and forever.
- ITEM (5) I hereby nominate and appoint my damaghter Certrade Oberlin as the executrix of this my last Will and Testament.
- IN TESTAMONEY WHEREOF, I Carrie Oberlin have hereunto set my hand and seal this the 23rd day of April 1930.

Carrie Oberlin

Signed by the said Testatrix, Carrie Oberlin, as her last Will, in the presence of us, who, at her request, and in her presence, and in the presence of each other, have hereunte set our names as witnesses, on this the 23rd day of April 1930.

C. H. Phelps Charles W. Campbell

State of Indiana DeKalb County . . . 88:

C. H. Phelps

BE IT REMEMBERED, That on the day of Jan. 1941/personally appeared before the DeHalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 23rd day of April 1930, he saw the said Carrie Oberlin, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix and with her consent, attested and subscribed by the said C. H. Helps and Charles W. Campbell in the presence of said testatrix and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and no under any coercion or restraint, as the said dependent verily believes; and further dependent saith not.

C. H. Pholps

Subscribed and sworn to before me this oth day of Jan. 1941.

(Seal)

Murray A. Steele. Clork DeKalb Circuit Court.

State of Indiana, Deffalb County, SS:

I, Murray A. Steele, Clork of the SeKalb Circuit Court, of said State do horeby certify that the amnexed Will and Testament of Carrie Oberlin has been duly admitted to Probate in said county, and proven by the testimency of C. H. Phelps, one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 103, of the record of said county.

IN ATTESPATION WHENCE, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this oth day of January 1941.

(Seal)

Murray A. Steele, Clerk DeKalb Circuit Court.



I, Clyde Oberlin of Eutler, Indiana, eing of the age of 55 years and of sound mind and disposing mind memory, do hereby make, appoint and declare the following to be my last will and testament, hereby revoking all former wills by me and at time made and all codicils thereto, in words and figures as follows

ITEM 1: I direct that all of my just debts together with my funeral expenses, shall be paid out of the ffrst proceeds of my estate.

ITTM 2: I give and bequeath to my wife, Sadie Oberlin all of my personal property of every kind and class and wherever located, to be held and owned by my said wife, Sadie Oberlin, in fee simple, absolutely and forever.

ITWM 3: I give, devise and bequeath to my wife, Sadie Oberlin, all of my real estate of which I may die siezed and wherever situated, to be held and owned by my said wife, Sadie Oberlin, for and during the term of her natural life only.

Item 4: Eubject to the life estate in my real estate heretofore devised to my wife Sadie Oberlin, in item three of this will, I give, devise and bequeath all of my said real estate of which I may die siezed to my children, Mabel Abrams of Garrett, Indians, Myrtle Leaf of Toledo, Ohio, and to my step-children Madge Fee of Butler, Indians, and Blain fee of Butler, Indians, to be held by my said children and step children in equal shares, in fee simple, absolutely and forever.

Item 5: I make no appointment of an "xecutor of this will and it is my desire that if an appointment of an "xecutor become necessary, that my said wife and children and step children shall agree upon the appointment of an "xecutor.

Witness my hand and seal this the 19th day of December, 1924.

Clyde Oherlin.

Signed, Scaled and acknowledged by the said Testator, Clyde Oberlin, as and for his last will and testament, who in his presence and at his request and in the presence of each other, kwe hereunts subscribed our names as subscribing witnesseshereunts.

Charles W. Campbell Menry C. Springer.

State of Indiana County of DeKalb, . .ss

Be It Rembered, That on the 27th day of January, 1936, Henry C. Springer, personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 19th day of Secember, 1924, he saw the said Clyde Serlin, since deceased, execute the full management of the same time at the request of acid testator, and with his consent, attested and subscribedby the said Nenry C. Springer and Chas. W. Camabell in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time twenty-one years of age, of sound mind, and not under any ceercion or restraint, as the said deponent verily believes, and further deponent saith not.

Henry C. Springer.

Subscribed and sworm to before me this the 27th day of January, 1936.

Carl Walter, Clerk DeKalb Circuit Court.

State of Indiana County of Genalb.

I, Carl Wester, Clerk of the DeWalb Circuit Court, of said State dohereby certify that the annexed Will and Testament of Clyde Oberlin has been duly admitted to Probate in said county, and proven by the testimony of Heary C. Springer, one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book No. 6 at page 392 of the record of Wills of said County.

IN ATTESTATION SHEETER, I hereunto subscribe my name and affix the seal of said Court at Auburn, Indian in said Court, this the 27th day of January, 1936.

Carl Walter, Clerk DeKalb Gircuit Court.



Q, Isaac S. Oberlin, of Denalt County and State of Indiana, do hereby make this my last will and testament, hereby revoking all former will by me unde.

item one. It is my will that all my just debte shall first be used out of any property which I may own at the time of my death.

Item two. It is my will that all the expenses of my last sickness, my funeral expenses, and doctor bills shall be baid out of any money or property which I may own at my death.

Item three. It is my will that if no monument is erected at my grave before my death, then I briefly direct that a content be specified and that 'll' or it mad less than 100.00 and that the same shall be if any act of an extractive the executor. That on one of the facer of said monument there chall be incorribed the dates of the birth and death of my father and mother and on another of the faces of said monument there shall be inscribed the rords "Joseph Cherlin Lamily",

Item four. Il the remainder of my property, real, personal and mixed, of every kind and description, I will and device to my brother, Milliam M. Oberlin, in fee elable absolutely and forever. absolutely and

Item five. I of this will. I hereby nominate and appoint my brother, William W. Oberlin, executor

In testimony whereof I have hereunto set my hand this 10th, day of Merch, 1923.

Isaac I. Oberlin

Subscribed by the said Isaac E. Oberlin, in our presence, and by him schared to be his last will, and attested by us as such, in his presence, and in the presence of each other, this 10th, day of March, 1923.

Eli Stark Frank A. Drink

State of Indiana Dekalb County. ss:

BE IT REMEMBERED, That on the 6th day of May, 1930, Eli Stark, personally appeared before the Delalb Growit Court, of the tate of Indiana, and being more by the Lerk of only our, testified as collows: that an the left has of word, 1922, he saw the could loss of Stark, 1922, he saw the could loss of Stark in the same delay the saw for his last will make the ent; that all instrument was, at the come time at the request of said testfor, and with his consent, attended and subscribed by the said Eli Stark and Frank A. Wink in the presence of said testfor, and of each other, as subscribing witnesses there to the said testfor, and of each other, as subscribing witnesses there to the said testfor, and of each other, as subscribed endered by heli year; and first demand the said testfor a restraint, as the said denoment verily heli year; and first demand the said testfor a restraint, as the said denoment verily heli year; and first demands and the said testfor a subscribed and ewern to before me this 5th day of May, 1930.

(BEAL)

State of Indiana, DeKalb County. . . se:

I, Olenn Potter, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Bill and Testament of Isaac E. Oberlin, has been duly admitted to Probate in said county, and proven by the testimony of Bli Stark one of the subscribing witnesses thereto, and that a complete record of said Mill and the proof thereof, has been recorded in soik S. At page 30 of the record of mills of wall county. IN ATTESTATION WHINDER, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this Eth day of May, 1930.

(SEAL)

Clerk DeKalb Circuit Court.



LAST WILL AND TESTAMENT CYRUS OLTHORR.

I, Cyrus Olinger, a resident of the city of Auburn, DeKalb County, Indiana, realizing the uncertainty of life and being desirous of aching my over disposition of my property while I am possessed of health in mind and body, do now hereby make, publish and deal re this instrument to be my lest will and testement, hereby revoking any and all former wills, if any, by me heretofore made.

ITEM I.

I desire that all my just debte, including numeral expenses, expenses of last sickness, and costs of administration be fully paid.

ITEM II.

Subject to the provisions of ITEM I, I do now hereby give, devise and bequenth all of my property, real, personal and mixed, of every kind and character and wherever situate, in equal shares to the following of my children, viz: Casch H. Olinger, Mell L. Olinger, Frank L. Olinger, Harry R. Olinger, Mrs. Edythe Foote, Mrs. Mae Gregg, Mrs. Moore, and sobert Olinger the child of my deceased on George Olinger, it being my intention that the said Robert Olinger shall inherit the share which his father would have inherited if living, and that the said Robert Olinger shall therefore share equally with my children named in this item of my will.

I make no provision herein for my beloved daughter Della Clay, for the reason will now receive by virtue of this will.

I do now hereby nominate and appoint my son-in-law Ferry Foote to be the executor of thismy last will and testement.

IN WIRMSE WHEREOF, I have hereunte set my hand and seed, at auburn, Indiana.

IN WITHESS WHERSOF, I have hereunto set my hand and seal, at Auburn, Indiana, this twenty-seventh day of March, in the year of our Lord one thousand nine hundred twenty-nine.

Cyrus Olinger (SEAL)

Signed, scaled, published and declared by the above subscribed testator Cyrus Glinger as and for his last will and testament, in our presence, and at the request of said testator, in his presence and with his consent we have signed our names hereto as subscribing witnesses.

Milo E. Garrett Clarence E. McClintock

State of Indiana DeKalb County. . . ss:

personally assessed before the scale Circuit Court, of the state of Indian, and being smoon by the Tark of said ourt, testified as follows: Act on the 77th my of Earch, 1920, he saw the said true limber, since deceased, execute the massed in trument in writing as and for his last will and testiment; the total mixtunent was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Clarence E. Schintook and illo E. Garrett in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any operation or restraint, as the said deponent verily believes; and Surther deponent saith not.

Subscribed and eworn to before me this 7th day of January, 1931.

(SEAL): Clerk Details Circuit Court.

State of Indiana, Dekalb County. . . es:

I, Glenn Potter, Glerk of the DeMalb Sercuit Court, of said State do hereby certify that the amount will and Test and of Symu Blinger bas been ally duitted to probate in sale county, an evoyen by the testiment of I rence I colintook, one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book No. Sat page 77 of the record of wills

of said county.

IN ATTESTATION WETREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 7th day of January, 1931.

Glenn Potter

Clerk DeKalb Circuit Court.



MITCHELL H. OLINCER

I, Mitchell H. Olinger, a resident of the City of Carrett, in the County of DeKalb and State of Indiana, being of sound and disposing mind and money, do hereby make, publish and declare this my last will and testament, hereby revoking any and all former wills by me made.

Item T.

My executrix hereinafter named shall first pay all of my just and proven debts and the expenses of my funeral and last illness out of my estate.

Item II.

I horeby give, devise and bequeath to my beloved wife, Ina B. Glinger, all of the rest and residue of all preperty, real, personal and mixed of which I shall die seized or possessed, of whatever character and wheresoever situated, the same to be here absolutely and in fee simple without any restrictions or reservations whatsoever.

Itom III.
I horoby nominate my said wife, Ina B. Olinger, as the executrix of this my will.
WITHESS my hand and seal at Carrett, Indiana, this 5th day of September, 1945.

Mitchell H. Olinger (SEAL)

The foregoing instrument signed and acknowledged by Mitchell H. Clinger as and for his last will and testament in our presence, who at his request in his presence and in the presence of each other, are hereunte set our hands and seals as witnesses at Carrett, Indiana, this 5th day of September, 1945.

H. M. Brown
J. D. Brinkerhoff

Witnesses.

State of Indiana DeKalb County,....SS:

BE IT REMEMBER D, That on the 21st day of January, 1949, J. D. Brinterhoff personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 5th day of September, 1948, he saw the said Mitchell H. Olin, er, since deceased, execute the amended instrument in writing as and for his last will and testament; that said instrument was, at the same the at the request of said testator, and with his comment, attested and subscribed by the said J. D. Brinterhoff and H. B. Brown, in the presence of said testator, and of each other, as subscribing witnesses there to; that the said testator, was, at that time, twenty-one years of ages, of sound mind, and not under any coercious or restraint, as the said deponent verify believes; and further deponent saith not.

J. D. Brinkerhoff

Subscribed and sworn to before me this 21st day of January, 1949.

Clerk DeKalb Circuit Court

(SEAL)

STATE OF INDIANA, DEKALB COUNTY, SE:

I, Ralph W. Bruce, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annowed Willand Testament of Mitchell H. Olinger has been duly admitted to Probate in said county, and proven by the testimony of J. D. Bristerhoff one of the subscribing witnesses thereto, and that a complete record of said will and the precef thereof, has been recorded in Book No. 10 at page 9 of the record of Wills of said gounty.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this Elst dg of January, 1949.

(SHAL)

Ralph W. Bruce Clork DoKalb Circuit Court.



WILLIAM OLINGUR

Be It Remembered, That I, William Olymper of DeKalb County, State of Indiana, being of sound mind and memory and understanding, and considersing the uncertainty of life, & therefore make, publish and declare this to be my last Will and Testament, in manner and form following, that is to day:

ITTM ONT: I order all my just debts and funeral expenses to be vaid by my F_{X} ecutor hereinafter named, as soon as conveniently may be after my decease.

Second: I give, devise and bequeath unto my beloved wife, Anna M. Clinger, all my Tetate, real, personal or mixed, of whatever nature or kind, or wheresoever situate, at the time of my decease the profits dervied therefrom to be retained by her during her natural life.

TRIRD: After the death of my wife, I give, devise and bequeath unto my son Sam Olinger the sum of Fifty (\$50.00) Dollars; to my daughter-in-law bydia Olinger the sum of Fifty (\$50.00) dollars, to my grandaughter Reba Olinger the sum of Fifty (\$50.00) dollars; to my grandaughter Marie Olinger the sum of Fifty (\$50.00) dollars; and to my grandson Walliam Olinger the sum of Fifty (\$50.00) dollars; the same to be maded to them by my Executor.

FOURTH: A 11 the remaining of my estate, I give, devise and bequeath unto my son Carey Olinger, my daughter Gladys "enland, and my son E mett L. Olinger, to be equally divided between them share and share alike, absolute in equal shares.

AND LASTLY: I do make, constitute and appoint my son Garey Glinger to be the Executor of this my Last Will and Testament, her by revoking all former Wills and Testament by me at any time heretofore made, and declareing this to be my last will and testament.

IN WITHESS WHENEOF, I have hereunto subscribed my name, and affixed my seal, this the 25th day of March in theyear of Our Lord one thousand nine hundred twenty-seven.

William Olinger (STAL)

Signed, sealed, published and delivered by the te tator William Olinger above named, as and for hi last Will and Testament, in the presence of us, who have hereunto, at his request, substituted our names in his presence, and in the presence of each other, as witnesses hereto.

John Herbolsheimer Witness P. A. Gengler Witness

BY IT REMUDERUD. That on the 23rd day of with, 1936, Pi & Gengler, personally appeared before Wm. P. Indicate Judge DeKalb Court of the State of Indiana, and being sworn by the Clerk of add Court, testified as follows: That on the 25th day of March, 1927, he saw the said William Clinger, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his concent, attested and subscribed by the said P. A. Gengler, and John Nerb Laheimer in the presence of said testator, and of each other, assubscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Subscribed and sworn to before me this the 23rd day of March, 1936.

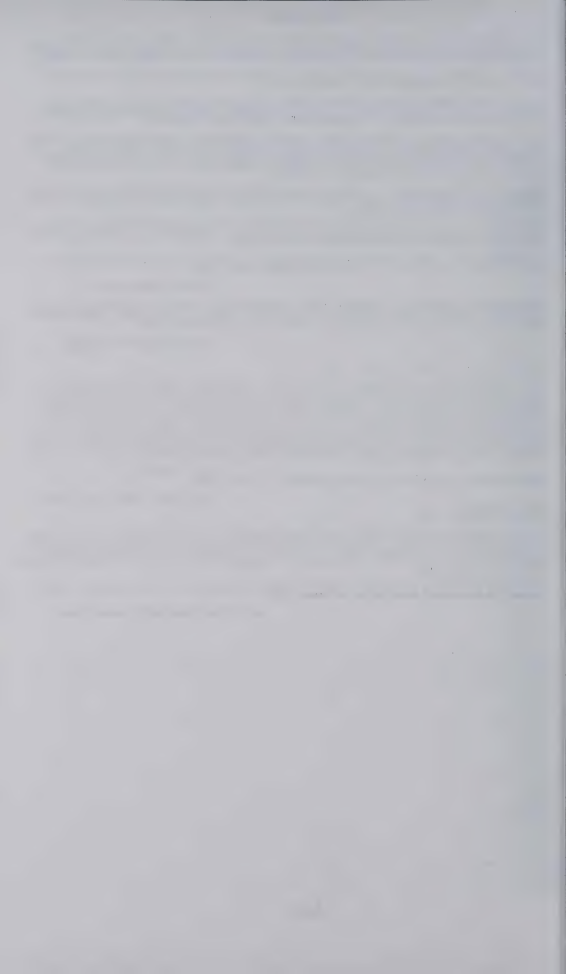
Carl Walter, Clerk De Kalb Circuit C.

State of Indiana go nty of DeKalb. . . ss

I, Corl Walter, Clerk of the DeWalb Circuit Court of said State do hereby certify that the annexed Will and Testament of William Olinger has been dely admitted to probete in said county, and proven by the testimony of P. A. Gengler, one of the subscribing witnesses thereto, and that a commister record of said Will and the proof thereof, has been recorded in Book No. 5 at page 403 of the record of Wills of said County.

IN ATTESTATION WHENTOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 23rd day of March, 1936.

Carl Walter, Clerk DeKalb Circuit Court.



In the name of the benevolent Father of All, We, Amos Osbun and Eliza Osbun, husband and wife, of Butler, DeKalb County and State of Indiana, being of sound min and disposing memory do hereby make, declare and publish this to be our last will and testament, hereby revoking all former wills heretofore made by one or after of

Item 1. It is our will and the will of each of us that as soon after the deaths of either of us that all our just debts be paid including our last sickness and our funeral expenses.

Item 2. It is our will and the will of either of us that should the said testator kmos Osbum, die before the death of the "estatrix, then in that case it is our will and the will of either of us that our said property both real and personal go to the said "estatrix Eliza Osbum, for and during her natural life."

Item 3. It is our will and the will of either of us that should the said testatrix Eliza Cabun, die before the death of the Testator, then in that case it is our will and the will of either of us that our said property both real and personal go to the said Testator Ames Osbun, for and during his natural life.

Item 4. It is our will and the will of each of us that after the death of each of us our property both real and porsonal be diveded as follows to-wit:- That we will, bequeath and devise to Oscar Osbun and Ida McCalester and rancis Ball one half of all our property remaining after our death, share and share alike.

Item 5. It is our will and the will of each of us that after the death of each of us our property both real and personal be diveded as follows to-wit: That we will, bequeath and device to belissa Molf, Loueza Hook, Jay Mark, Nora peager, Salama Toutsch, and Bark Marks each a one seventh (7) interest in the remaining one half interest in our Real and Personal property, share and share allie. It is further our will and the will of each of us that after the death of each of us that the remaining one Seventh (1/7) of Marks Haverstock now deceased, be divided amoung her children as follows to-wit; Volma Freidenberger, Derethy Mrentz, Vera Haverstock, Relen Haverstock and Kenneth Haverstock, equally share and share allike.

Item 6. It is our will and the will of each of us that at the death of each of us we nominate and appoint Loren Teutsch as our executor and ask that he give no bonds for the faithful performance of this his trust.

In witness whereof we have hereto affixed our hands and soals this 22nd day of February 1927, at Butler, DeKalb County, and State of Indiana.

Amos Osbun
Testator (Soal)

Eliza Osbun Testatrix

SIGNED, SHALED AND DELIVERED BY THE SAID AMOS OSbun and Eliza Osbun as and for their last will and testament, who at their rquest, in our presence and in the presence of each other have witnesses the si natures of the above mass parties this 22nd day of February, 1927, at Butler, Dekalb County and State of Indiana.

Benj. H. Lowo (Witness John H. S. Walker (Witness)

Stabe of Indiana,

State of Indiana,
DeKalb County . . . SS:

BE IT REMEMBERED, That on the Sthudgraph dankylking Ramiyakeman manulyman mand
kefarathundathun

Benj. H. Lowe
Subser'bed and sworm to before me this 27th day of August 1945.

Murray A. Stoole
Clerk DeKalb Circuit Court (Clerk's Seal)

State of Indiana, DoKalb County, SS:

I, Murray A. Stoole, Clork of the DeKalb Circuit Court, of said State do hereby certify that the annoved will and Testament of Amos asbun has been duly admitted to Probate in said county, and proven by the testimony of Benj. H. Lowe, one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book No.9 at page 259 of the record of Wills of said

county.

In Attostation Whoroof, I hereunto subscribe my name and affix the seal of said Court at Auburn, Indiana, in said Court, this 27 day of Aug. 1943.

Hurray A. Stoole

(Glork's Seal) Clork DeKalb Circuit Court



In the name of the benevolent Father of all, we Amos Sebun and Eliza Osbun husband and wife of Eutler, DeKalb county, state of Indiana being of sound mind and disposing memory do hereby make, declars and publish this to be our last willand testament, hereby revoking all former wills heretofore made by one or either of us.

Item 1: It is our will and the will of each of us that as soon after the death of either of us that all our just debts be paid including our last sickness and our funeral expenses.

Item 2: It is our will and the will of either of us that should the said testator Amos Osbum die before the death of the testatrix, then in that case it is our will and the will of either of us that our said property both real and personal go to the said testatrix Eliza Osbun for and during her natrual life.

Item 3: It is our will and the will of either of us that should the said testatrix Tiza Osbun die before the death of the testator, then in that case it is our will and the will of either of us that our said property both real and personal go to the said testator, Amos Osburn for and during his natural life.

Item 4: It is our will and the will of each of usathat after the death of each of us our property both real and personal be divided as follows towit: that we will, bequeath and devise to Oscar Osbun and Ida McCalester and Francis Hall one half of all our property remaining after our death share and share alike.

Item 5: It is our will and the will of each of us that after the death of each of us our property both real and personal be divided as follows towit:- that we will, bequeath and device to Helissa Wolf, Loueza Hook, Jay Mark, Hora Greager, Saloms Teutoch and Ferl Marks each a one seventh (7) interest in the remaining one half interest in our real and personal property, share and share alike. It is further our will end the will of each of us that after the death of each of us that the remaining one seventh of Hanna Haverstock now deceased be divided amount her children as follows towit:- Velma Freidenberger, Borothy Krontz, Vera Haverstock, Helen Haverstock and Kenneth Haverstock, equally share and share alike.

Item 6: It is our will and the will of each of us that at the death of each of us we nominate and appoint Loren Teutsch as our executor and ask that he give no bonds for the faithful performance of this his trust.

In witness whereof we have hereto affixed our hands and seals this 22nd day of February 1927 at Butler DeKelb county and state of Indiana.

Amos Osbunp (seal) Testator Tlize Osbun (seal) Testatrix

Gioned, scaled and delivered by the said Anos Osbum and Eliza Osbum as and for their last will and testament, who at their request, in our presence and in theoresence of each other have witnessed the signatures of the above names parties this 22nd day of Pebrusry 1927 at Butler DeMalb county and state of Indiana.

Benj H. Lowe Witness John H. S. Walker, Witness

State of Indiana DeKelb county so:

Be it remembered that on the 7th day of Sent., 1939 Henj H. Lowe personally appeared before the DeWalb circuit court of the state of Indiana and being sworn by the clerk of taid court testified as follows: that on the 22nd dayof February 1927 he saw the said Flizs Osbun-Amos Osbun since decessed execute the annexed instrument in writing as and for her and his last will and testament; that said instrument was at the same time at the request of said testatrix and testator and with her and his consent, attested and subscribed by the said Eenj H. Lowe and John H. S. Walker in the presence of said testatrix and testator and of each other as subscribing witnesses thereto; that the said testatrix and testator was at that time twenty one years of age, of sound mind and not under any coercion or restraint as the said deponent verily believes and further deponent saith not.

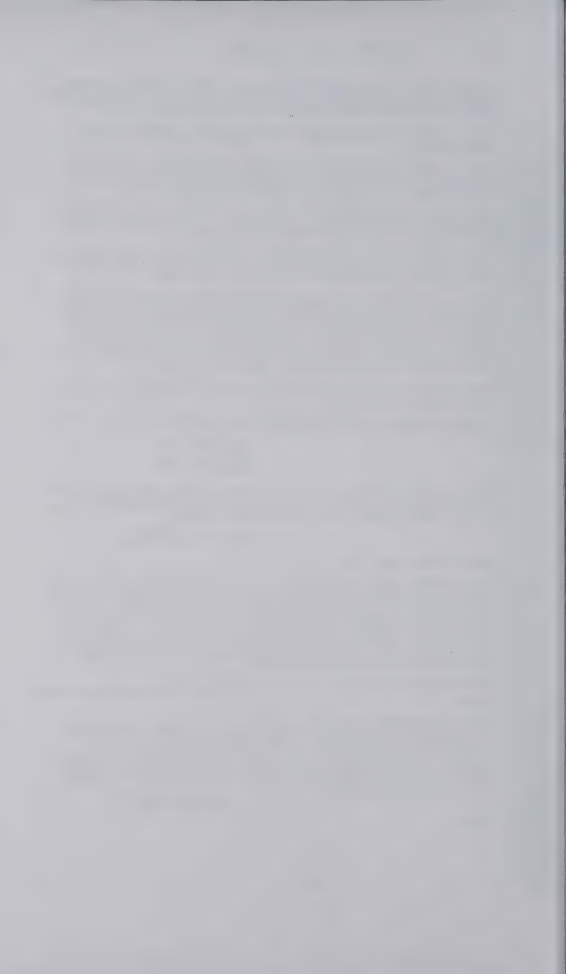
Benj H. Lowe

Benj N. Lowe
Subscribed and sworn to before me this 7th day of Sent., 1939
Carl Walter clerk DeKalb circuit court
(seal)

State of Indiana DeKalb county as:
I, darl Walter clock of the DeKalb Circuit court of said state do hereby certify that the annexed will and testement of Fliza Osbun deceased being also the will of Amos Osbun has been duly admitted to probate in said county and proven by the testimony of Benj H. Lowe one of the subsorbing witnesses thereto and that a complete record of said will and the proof thereof has been recorded in book No. 9 at page 50 of the record of wills of said county. In attestation whereof I hereunto subsorbe my name and affix the seal of said court at Auburn Indiana in said court this 7th day of tentember 1939.

Carl Walter clerk DeKalb Circuit court

(seal)



I, Aaron W. Osburn, of DeKalb County, State of Indiana, being of sound mind and memory, do hereby make, publish and declare this my last will and testament, hereby revoking any and all former wills by me made.

Item 1. I direct that all my just debts and the expenses of my last sickness and funeral be fully paid.

Item 2. I direct my executor to erect a marker at my grave.

Item 3. All the rest and residue of my estate, of every kind and character whateoever and wherescower situated including both real estate and personal property, I her be will, device and bequeath unto my following mamed nices and manhews, viz:

Mas Fewett, Minnie Armstrong, Henry T. Osbur, and George F. Osbur, equally, share and character like, absolutely and in fee simple.

Item 4. By way of recital, I wish to state that I have heretofore given to my nice Laura Higgins, by way of advancement, property of the reasonable value of \$1,750.00, while I have heretofore given to each of my said nices and nomphes named in Item 3 of this will only approximately \$500.00.

Item 5. I hereby nominate and appoint my friend John Nugen to be the Executor of this will.

IN WITHES ** **COOF**, I have hereunto set my hand and seel, this 5th day of Number 1000.

IN WITHES TO COROF, I have hereunto set mu hand and seal, this 5th day of July,

1928.

Aaron W. Osbun (SEAL)

Signed, by said testator, Aeron \forall . Osbun, as his last will and testament, in the presence of us who, at his request and in his presence and in the presence of each other, have hereunto subscribed our names as witnesses, the day above written.

Walter A. Stump Clarence E. McClintock

State of Indiana County of DeKalb. . . ss:

ally expeared before Carl Walter Clerk of the Dekalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 5th day of July 1923, he saw the said Asaron N. Osbun, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator; and with his consent, attested and subscribed by the said Walter D. Stump and Clarence R. McClintook in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, tas, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said de onent verily believes; and further deponent saith not.

Walter D. Stump

Walter D. Stump

Subscribed and sworn to before me this 25th day of November, Carl Walter Clerk DeKalb Circuit Court (SEAL)

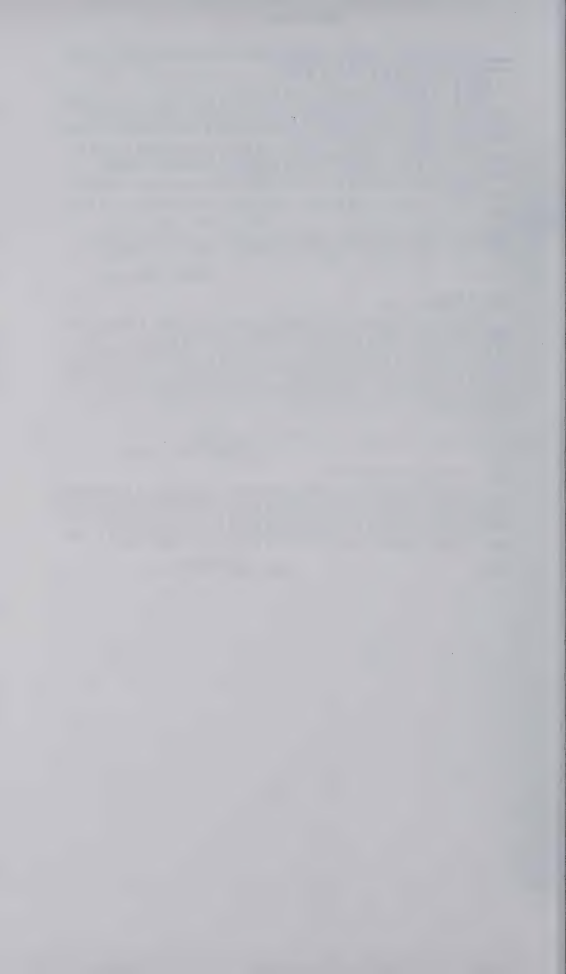
State of Indiana, DeKalb County, SS:

I, Carl Walter Clerk of the Bekalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Aaron W. Osbun has been duly admitted to Probate in said county, and proven by the testimony of Walter D. Stump one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. S at mage 256 of the record of Wills of said county.

IN ATTESTATION WHERMOF? I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indians, in said Court, this 25th day of November, 1933

(SEAL)

Clerk DeKalb Circuit Court



LEVI OSBUH

I, Levi Cabun, hereby make this my last will and testament, hereby reveking any and all with hereby made by me.

Itom I. I direct that my just debts and the obligations of my estate be first paid.

Item II.

I give and devine, absorbedy and in fee si ple, in equal shares, unto the children of my deceased son, tipde Osbun, one fourth of my estate, less two hundred and fifty declars (250.00), that being the amount of a note owing to see from my said son at the time of his death.

Item 3.
I give and devise, absolutely and in fee simple, in equal shares, unto the children of my deceased dau hter, Ada Proy, one fourth of my entire not estate.

Itom 4.

I give and devise, absolutely and in few simple, unto my day hter, Cladyo Rainestraw, one fourth of my entire net estate.

Itom 5.
 I give and devise, absolutely and in fee simple, unto my son, Charles Osbur, one fourth of my entire net estate.

Item 6.
I nominate and up oint my said son, Charles Osbun, to be the executor of t is will.
And I state that by the previous above made I have devised and bequested up property
and ostate, both real and personal, and I authorize and empower my said executor to sell
all my real estate, without ender of Court, and direct his to convert all my eatate
into money and to make distribution thereof as above directed, after payin the desta
and obligations of my estate.

In Witness Whereof I have hereunto subscribed my name this 6th day of April, 1948, at Kondallvillo, Indiana.

> Osbun Lovi

Signed, published and declared by the testator, hevi Osbun, as and for his last will and testament in the presence of us, who, at his request, in his presence, and is the presence of each other, have subscribed our names as witnesses this 6th day of April, 1945.

Ploronce L. Cookerly Olenn R. Thram

State of Indiana DoKalb County SS:

BE IT REMSERAD, That on the 1st day of June, 1948, Glern S. Thrapp personally appeared before the Befelb direct Court, of the State of Indiana, and being sworm by the Clork of said Cart, testified as fellows: That on the 6th day of April, 1945, he saw the said Levi Babun, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and a bearined be the said Glern B. Thrap and Florence L. Coskerly in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coordinate or restraint, as the said deponent verily believes, and further deponent saith not.

Cloru: 10.

Subscribed and sworn to before me this Ist day of June, 1948.

Muray A. Steele Clerk Dekalb Circuit Court.

STATE OF INDIANA, DEMARS COUNTY, 85:

I, Murray 4. Steele, Clerk of the DeMalb Circuit Court, of said State de hereby certify that the amende Will and Testament of Levi Cobun has been duly admitted to Frebate in said centry, and proved by the testinony of Clerk E. Thrapp one of the subscribing withcomes therete, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 583 of the record of Wills of said county.

IN ATTEMPATION WHEREOF, I hereunte subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this ist day of Jano, 1948.

(SEAL)

Murray A. Stoolo Clerk DoKalb Circuit Court.



In the Matter of the Will of Ella Jackman Ott, Deceased.

October 26, 1931

Filing of Will.

This day an instrument of writing purporting to be the last Will and Testament of Ella Jackman Ott, Deceased late of the Village of Clyde in this County, was produced in open Court for probate; it is now ordered that the said Will be filed in this Court, and that due notice thereof and of the amilication to admit the same to probate and record be given to the next of kin of the testatrix resident of the State of Ohio, said notice to be served upon them personally or by leaving cupies thereof at the usual place of residence of each of those who can not be served personally, and that said application will be for hearing before this court on the 2nd day of November A.D. 1931, at 19 o'clock A. M., to wich time this cause is continued.

In the Matter of the Will of November 2, Slla Jackman Ott, Deceased.. Orders on Hearing Admission to Probate and Record. November 2, 1931

This day this matter came on further to be heard on the application of Amelia Gilbert to admit to probate and record the Will of Ella Jackman Ott deceased, heretofore filed in this Court therefore. And it now being shown to the satisfaction of the Court that due notice of the filing of said will and of the a plication to admit it to probate and record in this Court has been at ven to the next of kin of the testatrix residents of Ohio.

Thereupon came Clara I. Masters and H. K. Shumaker subscribing witnesses to said will who being duly sworn testified to the due execution and attestation of said will; which testimony was reduced to writing, by them respectively subscribed, and filed with

which testimony was leaded to the saferesaid instrument of writing is the last "ill and memory man of said Ella Jackman Ott deceased, that the same was duly executed and attested; that the said testatrix at the time of signing said will was of lawful age, of sound mind and memory and not under any restraint.

It is therefore by the Court ordered that the said will be admitted to Probate and that the same together with the testimony of the witnesses above named be entered of record in this Court.

LAST WILL AND TESTAMENT

I, Ella Jackman Ott of the Villageof Clyde County of Sandusky and State of Chio, being of full age and sound mind and memory, do make, publish and declare this to be my last Will and Testament hereby revoking and annulling any and all Will or Wills by me heretofore made.

my last will and Testament hereby revoking and annulling any and all will or wills by me heretofore made.

Item 1. I direct that all my just debte and funeral expenses be paid out of my estate as soon as practicable after my decease.

Item 2. All the property, real and personal, of every kind and description, wheresoever situate, which I may own or have the right to dispose of at the time for my decease, I give, bequeath and devise to the persons named below in the proportions as stated herein.

(1/24) One twenty fourth to Herbert Jackman of Bucyrus, Kans.

(1/24) One twenty Fourth to Clyde Jackman of Wichita, Kans.

(1/25) One forty eighth to Clyde Jackman of Wichita, Kans.

(1/46) One forty eight to Inella Jackman, Ontario, Oregon.

(1/46) One forty eight to Raymond Jackman Booth, of Portland, Oregon.

(1/46) One forty eight to Raymond Jackman Booth, of Portland, Oregon.

(1/46) One forty eight to Glenn Jackman Reed of Yakima, Wash.

(These four being children of Willer Jackman, deceased).

(1/24) One twenty fourth to Palm Jackman of Oklahoma City, Okla.

(1/24) One twenty fourth to Agnes Jackman Winatead of Oklahoma City, Okla.

(1/12) One twenty fourth to Agnes Jackman deceased).

(1/12) One twenty five inthe to Glifford Jackman of Chicago, Ill.

(This being a son of Luman Jackman, deceased).

(1/36) One thirty sixth to Enry Luman of Everett, Pa.

(1/36) One thirty sixth to Enry Luman of Taterlos, Mich.

(These two being children of Catherine Jackman Duncan, deceased).

(1/36) One thirty sixth to Dan Duncan of Taterlos, Ind.

(This one being a grandson of Catherine Jackman Duncan, deceased).

(1/36) One thirty sixth to John Duncan of Materloo, Ind.

(These two being children of Louisa M. Jackman Duncan, deceased).

(1/108) One been hundred eighth to Clifford Duncan of Materloo, Ind.

(1/108) One one hundred eighth to James Duncan of Materloo, Ind.

(1/108) One one hundred eighth to Mary Duncan of Materloo, Ind.

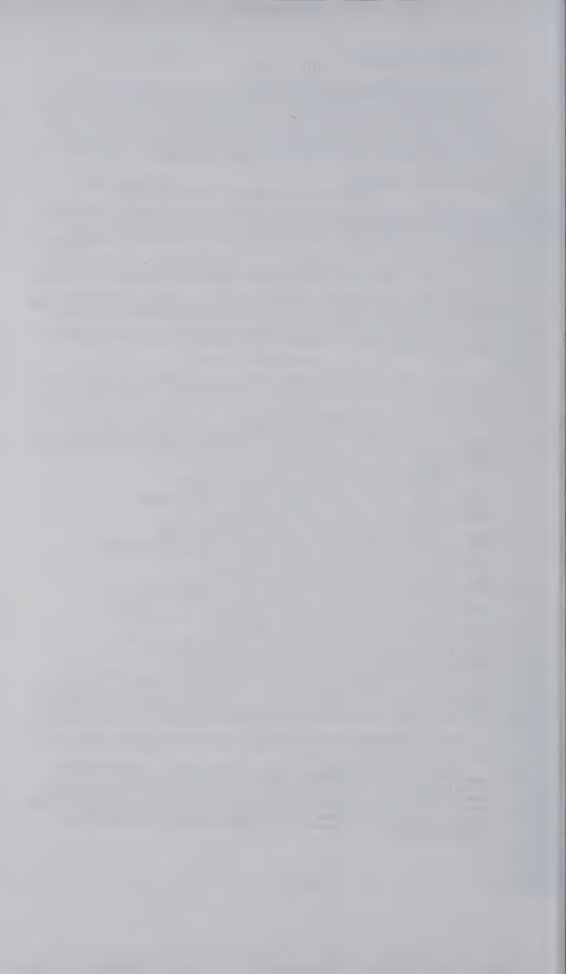
(1/108) One onebundred eighth to Mary Duncan of Materloo, Ind.

(1/108) One half to be divided equally, share and share alike, between , ———Rawin Ott of Bangor, Pa., Chas. ott of Bangor, Pa., Jacob Ott of Bangor, Pa., Jennie Ott Miller of Raston, Pa., Martha Ott Rosenberry of Banmor, Pa., Alice Ott Miller of Mt. Bethel, Pa., Stella Ott Van Horn of Mr. Bethel, Pa., and Robert Ott (son of Joseph Ott, deceased) of Easton, Pa., so that each of these eight will receive (1/16 one sixteenth of my eatate.

If any of the legatees named in this will do not survive me, then it is my will that the chare of my estate given or devised to such legatees or legatee, shall pass to the legal heirs of such legatee or legatees.

Item3. It is my will that in dividing my satate between the persons maned as legatees in my will, that my executor shall have authority to convert personalty and realty into money, and in order to carry into effect all the provisions and purposes of this will, to sell and dispose of any or all of my satate, real or personal, orboth, for such prices, and upon such terms of coedit or otherwise, and in such manner, as my said executor may deem best, and to execute and deliver to the purchaser, or purchasers, all necessary or proper deeds and other instruments of conveyance and transfer thereof.

(045



Item 4, It is mu will that in converting personalty into money, that plenty of time shall be given to John W. Euroan and to Mina Duncan of Waterloo, Indiana, for the payment, if there is at that time still an unpaid balance on account of notes secured by Mortgage on real estate owned by said John W. Euroan and by said Mina Duncan, and it is my will that no legal action to force collection of such Mortgage notes, from either said John W. Tuncan or Mina Duncan, shall be begun until after two years from the date of my decesse.

Item 5. I nominate and appoint Amelia Gilbert of Clyde, Ohio Taccutrix of this, my Last Will and Testament.

IN WITHARD WHENDOF, I have hereunto set my hand to this, my Last Will and Testament at Clyde, Ohio this first day of May in the year of our Lord, 1931.

Ella Jackman Ott

The foregoing instrument was signed by the said blla Jackman Ott in our presence and by her published and declared as and for her Last will and Testament, and at her request and in her presence, and in the presence of each other, we hereunto subscribe our names as attesting witnesses at Clyde, Ohio this first day of May A. D. 1931.

Clara L. Mastera residing at Clyde, Chio. H. K. Shumaker residing at Bellevue, C.

TESTIMONY OF WITHESERS TO WILL

In the Matter of Ella Jackman Ott, Deceased. The State of Ohio, Sandusky County. Probate Court, Sandusky County, Ohio Ho. 13190 TESTIMONY OF WITHERSES

Personally appeared in open Sourt Clara L. Masters and H. K. Shumaker who being first duly sworn to testify the truth, the whole truth, and mothing buththe truth, in relation to the execution of the Last Will and Testament of Ella Jackman Ott, deceased, depose and say: That they were present at the execution of the instrument of writing now before them bearing date the 1° day of May A. D. 1931, surporting to be The Last Will and Testament of Ella Jackman Ott deceased; that they respectively subscribed their named thereto as witnesses at the roquest of said Testatrix and in her presence; that they saw said Testatrix sign said instrument at the end thereof, and heard her admondedge the same to be her Till; and that said Tilla Jackman Ott at the time of executing the same to be her Till; and that said Tilla Jackman Ott at the any restraint. any restraint.

Name Odera L. Masters
Adress 428 George St., Clyde, O.
Name H. K. Shumaker,
Adress 207 York St., Bellevue, Ohio.
Sworn to before me and signed in my presence by said witnesses in open Court, this 2 day of Nov., 1931.

(SEAL)Z

Robert J. Gabel, Probate Judge. U. S. Statues. Sec,905 G. G. of Ohio, Sec. 15330.

The State of Ohio Sandusky County, ss

Probate Court

I, Robert J. Gabel Judge and ex-officio Clerk of the Probate Court, within and for said County, having the custody of the Files, Journals and Records of said Court, do herey certify that the foregoing is a true copy of Journal Entry: Filing of Will Journal Entry: Orders on Hearing Admission to Probate and Record. The last will and Testament and Testinony of Witnesses.

In the matter of the Satate of Elia Jackman Ott, Deceased,

as the same appear u on the records of said Court; and I further certify, that I have carefully compared the foregoing copy with the original record, and that the same is a full and correct transcript thereof.

In witness Whereof, I have hereunto set my hand and affixed the Seal of Said Court, at Fremond, Ohio, this 24" day of November A.D.

1933. (SEAL)

(SEAL)

Robert J. Gabel. Probate Judge and ex-officio Clerk of said Court

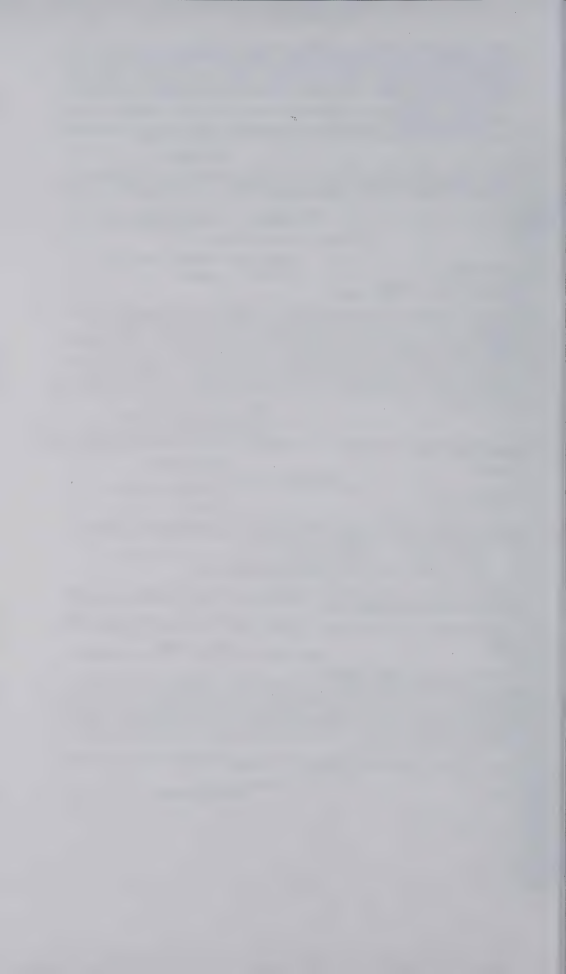
The State of Ohio, Sandusky County?ss:

I the undereigned sole judge of the Probate Court, within and for eaid County.

and State, the same being a Court of Law and of record, do hereby certify that under
the laws of the State of Ohio the Judge of the Probate Court is ex-officio the Clerk of
his own Court. And I further certify that I the said Robert J. whose genuine
signature is attached to the foregoing certificate, am, and was the time of signing
the same, ex-officio Clerk of said Probate Court, and as such full faith and credit are
due my acts, and that the above certificate and attestation are in due form of law,
and made by the proper officer.

In witness Whereof, I have hereunto set my hand and affixed the seal of said Court, at Fremont, Ohio, this $2^{1/8}$ day of November A. D. 1933.

Robert J. Gabel Judge as aforesaid



Will of Katherine Otto

each.

Item 4: I give sequenth, and device all the rest and residue of my property of every kind and character equally between the following parties

Verta Yantz, Mary Lochner, Lydia Gerig, Dora Schlatter, Christ Koble, solomone Moblemith

Emma Connor, Hellia Gerig, and Sol Koble.

Item 5th. It ismay will that the money I have willed to Otto Yantz; Stanley Yantz;

Unda Yantz; and Virginia Yantz shall be held in trust by lither sol. Moble, Sol. Goldenith

or Ben serig untill anid Yantz children becomes twenty years of see.

Item 6th. I make this my last will in this manner as my Brother Micholas Goldenith

children are all finentianally in mood condition and having only one mand child is my

reason for dividing my property as I have.

Item 7th; I hereby nominate and a soint my me her sol Koble to be executor of this my last

will and testament.

In witness whereof I hereunto subscribe my name this 20th day of Beb. 1931

In witness whereof I hereanto subscribe my name this 25th day of Beb. Subscribed by Katherine Otto in our presence, and by her declared to be her last will, and attested by us in her presence, at her request, and in the presence of each other this 24th day of Feb. 1931

W. G. Erich. Clyde C. Lecten 11

subscribed and sworn to before me this 18th day of Nov. 132 Clerk DeMalb Circuit Court.

(SEAL)

State of Indiana, DeKalb County, . . ss:

I Glenn Potter Clerk of the DeKalb Circuit Court, of anid State do hereby certify
that the annexed will and Jestement of Latherine Itto her mean ally admitted to made to
in said county, and proven by the testimony of W. G. Srich one of the subscribing witnesses thereto, and that a complete record of sid Will and the proof thereof, has been recorded in
Book No.8 at page 197 of the record of Wills of said county.

IN ATTEST TILM WHENCE, I hereunto subscribe my mase and affix the seal of said Court,
at Auburn, Indiana, in said Court, this 18th day of Nov. 1932

(SEAL)

Glenn Potter Clerk DeKal : Circuit Court.



DONALD L. PALMTO

I, Donald L. Palmer, 713 South Phillin St. Auburn, Indiana now inactual military service of the United States and stationed at Frederick Army Air Field, Frederick, Oklahoma, being of a sound and dianasing mind, memory and understanding, hereby revoking and will prior wills, do make and declare the following to be my last will and teg-

First: I direct the payment of my just debts and funeral expenses as soon as convenient after my decease.

Second: All the rest, residue and remainder of my Estate, real, personal or mixed, of whitsoever kind and nature, and wheresoever situate, of which I may die seized or necessed, I give, devise and bequeath unto my beloved wife, Tdving M. Palmer, for her own use and benefit, to her and her heirs absolutely

Third: I hereby amoint my beloved wife, Wdwina M. Palmer as my executrix, without band, with full nower to sell, morgange, lease, or in any way dismose of the whole or any mart of my Tatate.

April, A. D. 1948.

Donald L. Palmer (L.S.)

Signed, scaled, published, and declared by the said Donald L. Palmer, at present an Aviation Cadet, the testator stove-named, as and for his last mil' and testament, in the presence of each of us, who, at his request, in his presence in the presence of each other, at the same time, have bersunto subscribed our names as Witnesses this 2 th day of April, A.D.1944, at Frederick Army Air Field, Frederick, Oklahoma.

Owen H. Wahl	Wilson, Minnesote
dalt. r B. Perris	123 W. Carrites, Glenale, C lifornia
James T. Ouinn	_ 301 College St. Montgomery, Alabams

STATE OF INDIANA COUNTY OF DEKALB....SS:

IN SHT DEFALE CIRCUIT COURT DECTMENT THE 1009 CAUSE. NO. 5176

IS THE MATTER OF PROGEDINGS IN PROBATE OF THE LAST WILL AND THE LAST WILL AND DEGRADED. L. PALMER, DEGRADED.

WILDRED L. PALKER, being duly sworn to testify the truth, the whole truth, and nothing but the truth, decoses and testifies as follows:

**TANHIMATION BY THE COURT.

State your name to the Court.

A. Mildred L. Palmer.

A. Midred L. Palmer.

Mrs. Palmer, where to you live?

A. 749 M. Jackson St.

Auburh, Indian?

A. Yes.

A. Yes.

Q. Were you acquainted furing his life time with Donald L. Palmer?

A. I didn't know him all his life.

Q. Well did you know him how long did you know him?

A. Oh, about ten years.

Q. Mrs. Palmer, I hand you have an unstrument designated as the Last Will and Testament of Donald L. Palmer, decessed, and sek you to examine this instrument with special reference to the signature of Donald L. Palmer attached thereto se testator-I ack you whether or not you are acquainted with the signature of Donald L. Palmer now decembed?

A. Yes.

Q. Were atgrature of Donald L. Palmer, at testator to the instrument designated as his

Q. Is the signature of Donald L. Palmer, at testator to the instrument designated as his Last Will a Testament, which I have just exhibited to you, the true signature of Danald L. Palmer?

Yes.

Hildred L. Palmer

Subscribed and sworn to before the undersigned this 31st day of January, 1946.

(STAL)

Murray A. Steele Olert Dewald Circuit Court

STATE OF INDIANA, COUNTY OF DERASE, 88:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annoxed Mill and Testament of Denald L. Palmer has been duly admitted to Probate in said County, and proven by the testimony of Mildred L. Palmer, who testified as to the signature of Denald L. Pelmer, deceased, and that a complete record of said Mill and the proof thereof, has been recorded in Book No. 9 at page 130 of the record of Wills of said County.

IN ATTISTICTION WHATTOF, I hereunto sub cribe my name and affix the seal of said Court, at Auburn, Indians, in said Court, this 31st day of January, 1945.

(SEAR)

Murray A. Steele Clerk Dekalb Circuit Court



LESTER E. PALMER

- I, Lester T. Palmer, of the town of Osborn, County of Greene, and State of Ohio, being of sound mind and memory, do make this to be my last will and testament:
- I. I direct that all my debts and funeral expenses be raid out of my
- 2. All my property, both real and personal, I give, devise, and bequeath to my beloved wife, Sallie, absolutely and in fee simple. I appoint her my exaculor without
- 3. In the event of the death of my wife, Sallie, before my death, then I desire and direct that my premerty, both real and personal, be distributed as follows:

A, Four thousand Dollars (\$4,000.00) shall be set aside to may the youngest son's (Fugene's) expenses through collage.

B. One Thousand Dollars (\$1,000.00) shall be set aside to may my second son's (Charles's) expenses through his fourth year in callege.

C. The remainder of my property, both real and personal, shall bedevided equally amona my four children, Millene Alices Mones, Emerson Palmer, Charles Palmer, and Tugene Tollars.

and Turene Palmer.

D. In the event of the death of any of the above children before my death, if they should leave lawful child or children then the share that such son or daughter would have taken shall go to his or her child or children. But, should my deceased son or daughter leave no lawful child or children, then his or her share shall be divided equally among my surviving children.

Subned by us in the presence of each other and in the presence of and at the request of Lester R. Palmer, who eigned above in our presence and acknowledged this to be his last will and testament, on this 17th day of January, 1933.

George W. Hine Both residing at Osborn, Ohio

State of Indiana County of DeKalb....8S:

DE IT REMEMBERED, That on the 29th day of January, 1946 George W. Hine personally appeared before the DeKelb Circuit Court, of the State of Indians, and being swarn by the Clark of said Court, testified as follows: That on the 17th day of January 1973, he saw the said Lester R. Falmer, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said George W. Hine and Alice Mine in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint as the demonent verily believes; and further denoment saith not.

George W. Hine

Subscribed and sworn to before me this 29th day of January, 1946.

(SEAL)

Murray A. Steele Clerk DeKalb Circuit Court.

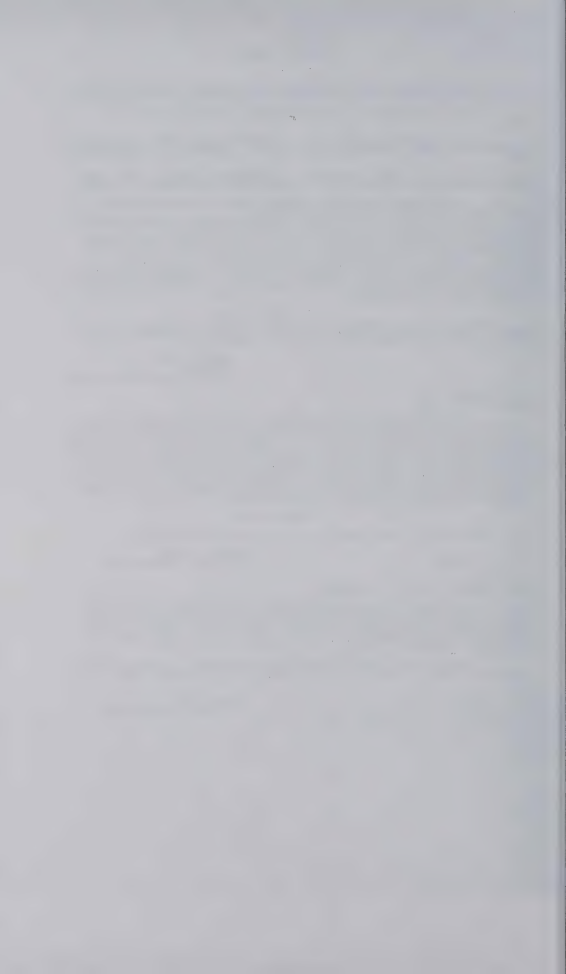
STATE OF INDIANA, COUNTY OF DENALBY SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Lester R. Palmer has been duly admirted to Probate in said county, and proven by the testimony of George W. Bine one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book No. 9 at page 429 of the record of Wills of said County.

IN ATTESTATION THEOREM, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 29th day of January, 1965.

(STAL)

Murray A. Steele Clerk DeMalb Cifcuit Court



I, Andrew Pasley, being of sound and disposing mind and memory, do hereby make, constitute and declare the following to be my Last Will and Testament, hereby revoking all former wills and all codicils thereto, by me at any time made, in words and figures as follows, to-wit:

Item 1st: I direct that all of my just debts, together with my funeral expenses, shall be paid out of the first proceeds of my estate.

Item 2nd: I give, devise and bequeath to my wife, Eva Pasley, all of the property of which I may die seized, to be held and owned by my said wife, Eva Pasley, for and during the term of her natural life only.

Item 3rd: Subject only to the life estate her tofore devised to my wife, Mva Baeley, in item two of this will, I give, devise and bequeath all of my property of which I may die seized, either real or personal property and wherever situated, to my daughter Patricia Joyce, to be held and owned by her in fee simple, absolutely and forever.

Item 4th: I have made no provisions herein for my daughter, Irene, and my son, Dale, for the reason that both of said children are adults and capable of self support.

Item 5th: I hereby nominate and appoint my wife, Eva Pasley, as the Executrix of this my last Will and Testament.
Witness my hand and seal at Butler, Indiana this the 5th day of June 1933.

Signed, scaled and acknowledged by the said testator, Andrew Pasley, as and for his last will and testament in our presence and who in his presence and at his request and in the presence of each other, have hereunto subscribed our names as witnesses hereunto at Butler, Indiana this the 5th day of June 1933.

John A. Shafer Henry C. Springer.

State of Indiana County of DeKalb. . . ss:

BE IT BENE DEPD, That on the 2nd day of December 1933, Henry C. Opringer personally appeared before the Bekalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 5th day of June 1933, he saw the said Andrew Fasley, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Henry C. Springer and John H. Shafer, in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent seith not.

Henry C. Springer

Subscribed and sworn to before me this 2 day of December, 1933.

(SEAL)

Carl Welter Cherk DeKelb Circuit Court.

State of Indiana, County of DeKalb. . . se:

I, Carl Walter Clerk of the DeWalb Circuit Court, of said state do hereby certify that the annexed Will and Testement of Andrew Pasley has been duly admitted to Probate in said county, and proven by the testimony of Henry C. Springer one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 5 at page 269 of the record of Wills of said county.

IN ATTESTATION WESTOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 2nd day of December, 1933

(SEAL)

Carl Malter



Bert Pattee

I, Bert Pattee, of Stafford Township, DeKalb County, Indiana being of sound and discussing mind and memory, do hereby make, mublish and deckers the following to be my last will and testament, hereby revolting all former wills and all codicils thereto by me at any time made in word and fugures as follows:

Item One: I direct that all of my just debts, together with my funeral exhanses, bhall be haid out of the first proceeds of my estate.

Item two: I give, devise and bequeeth, all of my property, real or percent, to my three come, Reri Patree, Nearl Pattee, and Gra Pattee, in equal shares, in fee simple absolutely and forever.

Item three: I hereby nominate and amount Lureign Strong as the Executrix of this my last Will and Testament.
Witness my hand and seal this the 30th day of January 1943.

Signed, scaled and adinowledged by the testator, Bert Pattee, as and for his Lest Will and Testament in our or sence and who in his presence and at his request and in the presence of each other, have h reunto subscribed our named as witnesses hereunto at Butler, Indiana, this the 30th day of January, 1943.

Otis Il Misher Henry C. Shrib. Witnesses.

State of Indiana County of DeKalb SS:

appeared tefore turray A. steele, Clerk of the DeMall Circuit Court, of the Stee of Indiana, and being duly sworn by the Clerk of anid Court, testified as follows: That on the 30th day of January, 1943, he saw the said Bert Pattee, since decessed, execute the annexed instrument in writing as anf for his last Will and festament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said B. C. Sminner and Otis . Fisher in the presence of said testator, and of seeh other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of ege, of sound mind, and not under any operation or restraint, as the said deponent verily saleives; and further demonent saith not. eaith not.

Henry C. Saringer

Subscribed and sworn to before me this Ibth day of October, 19hb.

Murrey A. Steele

(Clerk's Seal)

Clerk DeKalb Circuit Court.

STATE OF INDIANA, DEFAUE CO HTY, 65:

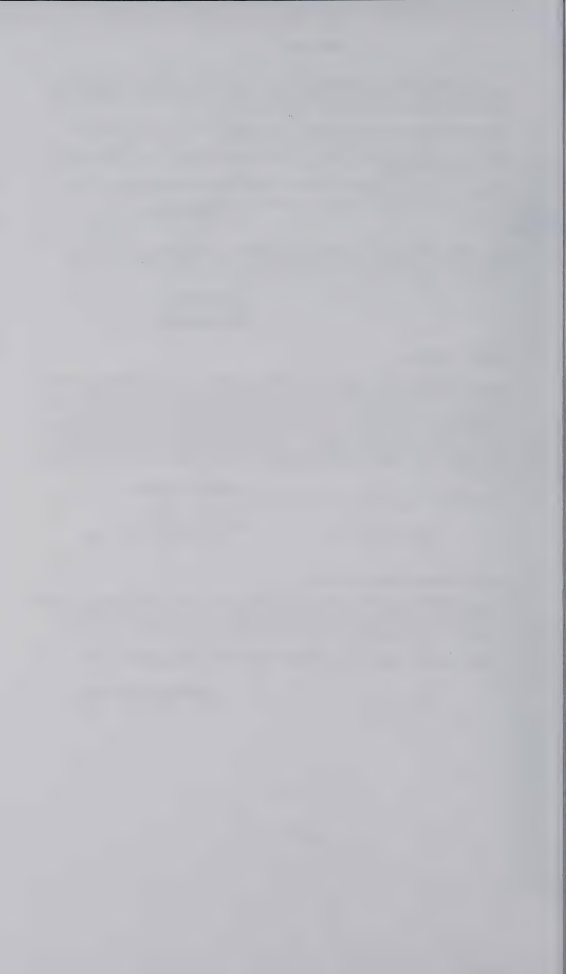
If Murrar W. Steele, Clerk of the DeKalb Circuit Court, of said State, do here certify that the annexed Will and Testament of Bert Pattee has been duly admitted to Probate in said county, and proven by the testim my of H. C. Springer one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No 9 at mage 358 of the record of s id County.

IN A TESTATION WHENTOF. I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this I th day of October 1944.

Murray A. Stele

(Clerk's Seal)

Clerk DeKalb Circuit Court.



I, Delila Datterson, a resident of Caterloo, DeKalb County, Indiana, and being of sound and disposing memory and minds do make, publish and declare this to be my last will and testament, hereby revoking all former wille by me made:

Item 1: I will that all my lemal debts and functed expense be paid out of my estate.

Item 2. I give and bequeath to my four step-children, namely, Minnie Bigler, W.H.Patterson, C.R.Patterson, E.B.Patterson, all f my real estate personal and ixed property of wich I may die siezed, should any of the above mentioned parties die before myself, then it is my will that his or her share shall be equally divided between their children.

Item 3. I constitute and appoint my step-daughter, Minnie B. Bigler, executor of this will.

Delila Patterson.

The foregoing instrument, eigned, sealed and acknowledged by said belila Patterson as and for her last will and testament, in our presence, who, at her request, in her presence and in the presence of each other, have subscribed our names as witnesses thereto this 24th day o July, 1922.

State of Indiana County of DeKalb. . . ss

C. W. Crooks.
J. A. Fenison.
IN THE DEKALB CIRCUIT COURT DECEMBER THEM
1935, Cause No. 4156.

Earl D. Leas, being first duly sworn to testify the truth, the whole truth and nothing but the truth relating to said cause, denoses and testifies as follows: "xam., by H., S. Grimm atty. for said estate.

Q. State your Name.
A. Farl D. Leas.
Q. Where do you Live?
A. Waterloo, Indiana.
Q. What is your business?
A. Banker.
Q. You may state if you were acquainted during their life times with George W. Crooks and J.A.Dennison.

A. I was.
Q. How long had you known them?
A. Oh for thirty-five years.
Q. Are they now deceased?

A. Yes sir.

A. Yes sir.
Q. You may state if shm if you were acquainted with Delila Patterson, Mr. Leas.
A. Yes sir, I Was.
Q. You may state if she is now deceased?
A. Yes sir.
Q. Do you know when she died?
A. I do not know e actly, it was one day last week.
Q. Along about January 25th, was it not?
A. I think it was January 25th.
Q. You may state if you are acquainted with the hand writing and signature of Delila Patterson, decease A. I am. A. I am.

Q. Are you also acquainted with the signatures of George W. Crooks and J. A. Dennison, both deceased?

A. Yes sir.
Q. I hand you the will of the late Delila Patterson and ask you to tell the court whether or not the signatures of Delila Patterson and the two subscribing witnesses thereon are the genuine signatures of those persons, to-wit: Delila Patterson, testatrix, George W. Crooks and J.A. Denmison? Yes sir.

Earl D. Leas Subscribed and awornto before me this the 31st day of January, 1936.

Carl Walter, Clerk DeKalb C.C.

State of Indiana County of DeKalb. . . ss

I, Carl Walter, Clerk of the DeWalb Circuit Court, of said Sate do hereby certify that the annexed Will and Testament of Delila Patterson has been duly admitted to probate in said county, and proven by the testimony of Marl W. Deas, who identified the signatures of the said testatrix and the witnesses thereon, and that a complete record of said Will and the proof thereof, has been recorded in Book No. Sat page 396 of the record of Wills of said county.

IN ATTESTATION WHEREOF, I bereunto subscribe my name and affix the seal of said court, at Auburn, Indiana, in said Court, this the 31st day of January, 1936,

Carl Walter Cherk DeKalb Circuit Court.



Last Will and Testament of Alice L. Paulen.

I, Alice L. Paulen, of Auburn, DeKalb County, Indiana, being of sound mind and memory, in the name of the Benevolent Father of All, do hereby make, publish and declare this my last will and testament, hereby revoking any and all former wills by me made.

ITEM I.

I direct that all my just debts and cost and expense of my last illness and funeral be fully paid.

ITEM II.

Subject only to the foregoing provision of this will, I hereby will, devise and bequeath all of my estate and property, including both real estate and personal property of every kind and character whatsoever and wherescever situated, unto the following of my children, share and share alike, absolutely and in fee simple:

Margaret Brown, daughter, Auburn, Indiana, Arthur L. Wimer, son, Auburn, Indiana, Bertha Souder, daughter, Auburn, Indiana, and Carl E. Wimer, son, Auburn, Indiana.

ITEM III.

It is my will that my son, Howard D. Wimer of Newark, Ohio, shall receive nothing under this will and shall be entitled to no share of my estate because my said son was given money and property both by myself and my former husband, John A. Wimer, in an amount equal to or greater than any share that might accrue to each or any of my children designated in Item II of this will.

ITEM IV.

I hereby nominate and appoint my son, Carl E. Wimer, the executor of this, my last will and testament.

In witness whereof, I have hereunto subscribed my name and seal this $\underline{15th}$ day of April, 1947, at Auburn, Indiana.

Alice L. Paulen (Seal)

Signed by the above named testatrix, Alice L. Paulen, as her last will in the presence of us, who, at her request, in her presence and in the presence of each other, have hereunto subscribed our names as witnesses this 15th day of April, 1947, at Auburn, Indiana.

Forrest A. Potter
William J. Ashleman

State of Indiana:
tss
DeKalb County :

BE IT REMEMBERED, That on the 25th day of June, 1949, Forrest A. Potter personally appeared before the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 15th day of April 1947, he saw the said Alice L. Paulen, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Forrest A. Potter and William J. Ashleman in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Forrest A. Potter

Subscribed and sworn to before me this 25th day of June, 1949.

(SEAL)

Ralph W. Bruce
Clerk Pekalb Circuit Court

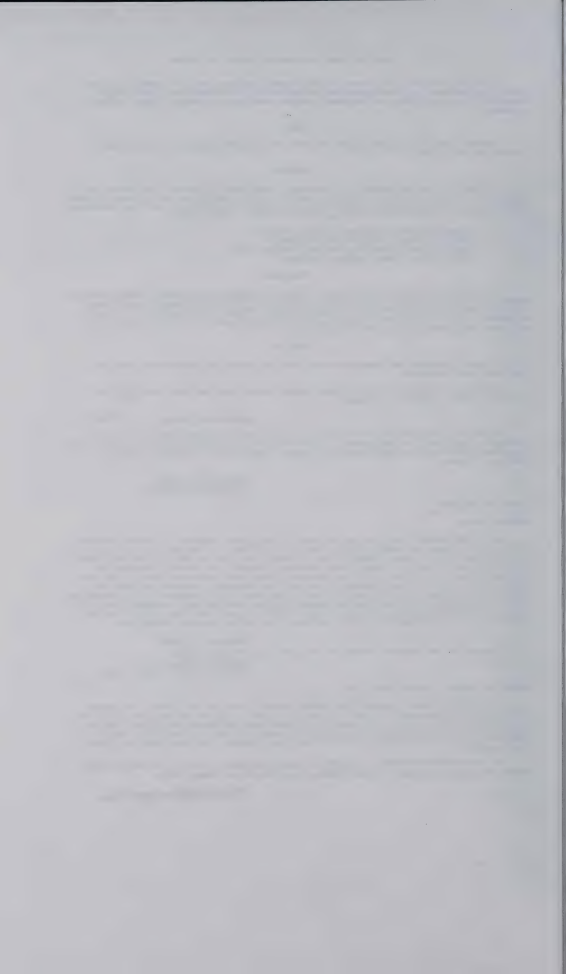
STATE OF INDIANA, DEKALB COUNTY, SS: " (A R) (A)

I, Ralph W. Bruce, Clerk of the DeKalb Circuit Court, of said State, do hereby certify that the annexed Will and Testament of Alice L. Paulen has been duly admitted to Probate in said county, and proven by the testimony of Forrest A. Potter, one of the subscribing witnesses thereto, and that a complete record of said Will, and the proof thereof, has been recorded in Book No. 10, at pages 45 of the Record of Wills in said county.

IN ATTESTATION WHEREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 25th day of June, 1949.

(SEAL)

Ralph W. Bruce Clerk DeKalb Circuit Court



Know all men by these presents, that I, James a Feares, of lawful age and sound mind and memory, do make and publish this my last will and testament, beasty revoking all former wills by me at any time made

Item I. I will an personal property. I will and devise that at my death all my just debts be paid out of my

Item II. After the payment of my debts, out of my personal property, I, will a devise to my beloved life, Emma Fearce, all the rest and residue of my personal property, in lieu of her five hundred dollars allower her by law as my widow. -111 and

Item III. I devise to my said wife one third in fee simple of lot number three (7) in Kuhlman's addition to the form, now tity of auburn, in sexalb county, and state of Indiana, the same being the home where I now live.

Item IV. The other two thirds of said lot, and any other real estate I may own at my death, I devise to my two children, share and share alike.

Item V. I hereby appoint my said wife executrix of this will.

In witness whereof, I have hereunto set my hand this 31rst day of October, 1910. James E. Pearce signed by the above named testator, James L. Pearce, in our presence and by us signed in hispresence at his request, this Elret day of October, 1910, as ritnesses of his signature and execution.

Peter Steckey, D.D.S. . V. Hoffman

State of Indiana, County of DeKalb. .ss: In the Matter of the Probate of the last will and testament of James S. Poznos; deceased) In the DeKalb Circuit Court ebruary Term, 1930.

Willis Whoads being first duly sworn to tell the truth, the whole truth and nothing but the truth, testified as follows:
A. Flease state your name to the court?
A. Willis Whoads.
B. Do you live in Auburn, DeMalb County, Indiana?
A. I Do.
Q. Your occupation?
A. Cashier City National Bank, Auburn, Indiana.
W. How long have you lived in auburn?
A. 29 years.
Q. Mr. Whoads, in his lifetile were you acquainted with one F.V. Hoffman?
A. Yes sir.
Q. What you his occupation, and is here.

4. What was his occumation, and is he now living?

A. He practiced law here in this city for many years, and died about the year 1921.

A. And were you acquainted with one Peter Stukey when he lived in "uburn?

A. Yes Sir.

What washis occupation and is he living her now?

A. He mas a dentist, with office rooms in the same building within which Mr. Nofiman's rooms were located. He left here and moved to Montans, I believes, something like eighteen years ago.

. Mr. Phoads, were you, in his lifetime, acquainted with one James E. Pearce? A. Yes.

d. How long have you known him, before his death? A. For about twenty-five years, A. Are you familiar with his handwriting?

A.Yes. Q.And Mr. honds, are you familiar with the hand-writing of Mr.P.V.Hoffman, to hom I referred in former questions?

A Yes.

Q.Mr. Moods, I has you her an instrument in writing purporting to be the last will and testiment of Jones Jerses, and purporting to have been executed by said James Jerses on the Blat day of October, 1910 in the presence of eter studies and P.V. Moffman as with sees. Jesse examine it, and state to the court, if you can, whether or not the mass Jerses of ired thereto is the hand-writin of the said James Jerses, and whether or not the mass P.W. Moffman affixed the said structures are the true and genuine signatures of the said James Jerses on said for Moffman, respectively.

respectively.

A. (Attness examined instrument.)
The name Jemes J. Pearce affixed to this will is in the hand-writing of James J. Pearce and is his true and remains attracture. The name P.V. Noffman affixed to this will is in the hand-writing of P.V. Noffman and is his true and genuine

signature.

Mr. Hoads, at the time of the execution of this will, was James L. earce over the age of twenty-one years, and of sound mind?

Mr. HoUlintook-That's all.

Mr. McClintock-that's all.

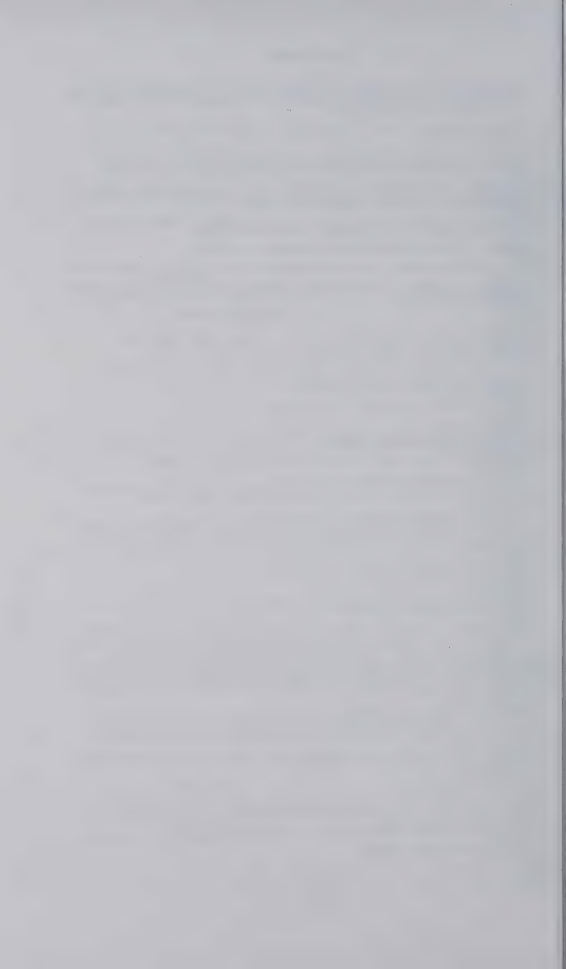
The Gourt-That's all.

State of Indiana, County of Benalb. . as:

Willis though being first duly sworn according to law upon hisoat's says that the answers made by him to the questions propounded to him in the withing and foredubscribed and sworn to before me this 14th day of February, 1930.

(State)

C.I. "Clintock, Notary Public,



State of Indiana, County of deKalb. . . ss:

In the DeKalb Circuit Court February Term, 1930.

In the Matter of the Probate of the last will and testament of Jamesi. Pearce, deceased.

Edgar W.Atkineon being first duly aworn to tell the truth, the whole truth and nothing but the truth, testified as follows:

mothing but the truth, testified as follows:

EXAMINATION BY MA. McCLINTOCK:

Q. Please state your name to the court.

A. Edgar W. Atkinson.

Q. Do you live in Auburn?

A. Yos, I have lived here 27 years.

Your occupation?

A. Atkinson, are your acquainted with one Peter Stuckey?

A. Yes, I have known his for 24 years.

A. Doesthe live here now?

A. No, he removed to the state of Montana about 17 years ago.

A. Yes I am familiar with his hand-writing and could you indentify his signature?

A. Yes I am familiar with hishand-writing and believe I could indentify his signature.

Q. Mr. Atkinson, I hand you berewith an instrument purporting to be the last will and testament of James, E. Pearce, deceased, and purporting to have been executed by said Jones E. Pearce on the 21st day of ortober, 1910 in the resease of actor inkey and P. V. Moffman as witnesses. Please examine it, and state to the court if you can, whether or not the name veter Stukey affixed thereto is in the hand-writing of said Peter Stukey and whether or not said signsture is the true and genuine signature of and Feter Stukey.

A. (Witness examines instrument.)

Yes, the name Peter Stukey affixed to this will is in the hand-writing of Feter Stukey, and ishis true and genuine signature.

Mr. McClintock-Phat's all.

The Court-That's all.

ldgrar ... Atkinson

State of Indiano. DeKalb County. ss:

Edgar W. Atkinsh being first duly sworn according to law says that the answers made by him to questions propounded to him in the foregoing testimony are true.

Subscribed and sworn to before me this 14th day of February, 1930.

(J.Z. Collntook. . Notary Fublic (JEAL) My Com. Expires 11-17-30.

State of Indiana, DeKalb County. . . ss:

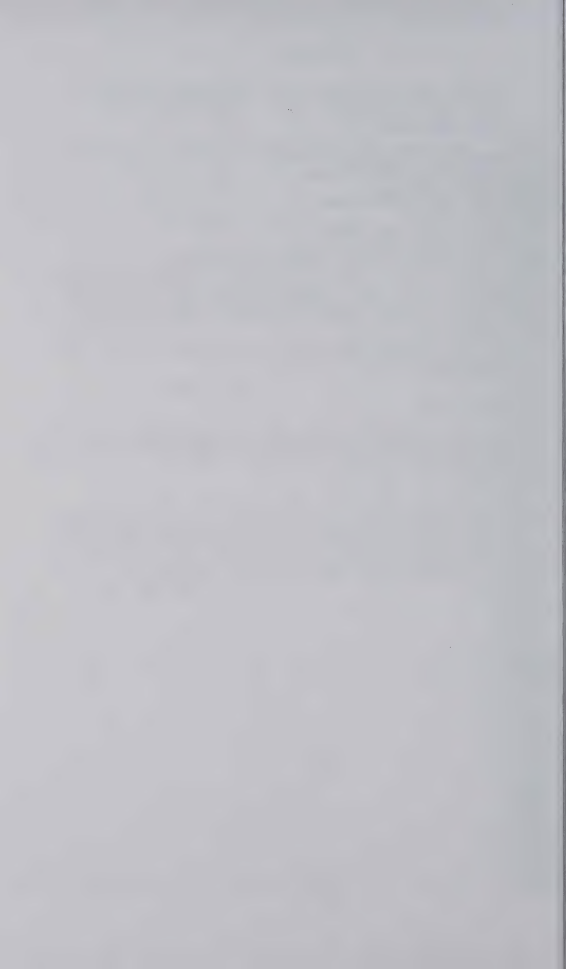
I, Glenn Fotter, Clerk of the DeKalb Circuit Court, of said state do hereby certify that the annexed will and testament of James E.Feance has been duly admitted to Frobate in said county, and proven by the testimony of Willis shoads and Edgar & Athinson in proof of the hundwriting of the subscribing witheases there to and the testator, and that a complete record of said Will and the Froof thereof, has been recorded in Work No. 2 at ages 24 and 25 of the records of Mills of said unity.

IN ATTENTATION WHEN DY, I hereunto subscribe my name and affix the seal of said Court, at Augurn, Indiana, in said Yourt, thislath day of February, 1930.

Glenn Fotter

Clerk DeKalb Circuit Court.

1,56



I, Martha . Pence of the city of Carrett county of DeKalb state of Indiana of the age of 70 years being of sound and disposing mind and memory do make publish and declare this my last will and teatament in the manner following that is to say:

First: I direct my encountrix hereinafter named to pay out of my estate as seen as possi le after my decease my just debte funeral and testamentary expenses.

Second: I give, devise and bequeath unto my grandchildren bebort augene Marke and Slee L. Marke the cum of two hundred dollars each.

Third: I give, debice and bequeath unto my daughter. Thelma Mae Monroe, all therest and residue of my estate of whatsoever kind or character, including real estate, personal property and every other character of property that I may own or came in pessenten of at the date of my death wheresever cituated, whether in this state orin may other state of the Union to have and to heldunte herself

Fourth: I appoint my daughter, Thelms Was Menroe the sele executrix of this my last will and testament hereby reveking all former willsby me at any time made.

In witness whereof I have hereunte set my hand and seal this the 18 day of February 1939.

Martha D. Pence testatrix.

The foregoing instrument was on thedate thereof published and declared by testatrix Martha M. Pence as and for hor last will and tootmont in the presence of us who at her request, in her presence and in the presence of each other have subscribed our names as witnesses thereto.

Kathryne Sheffer Frod L. Feick

Carrott, Indiana.

State of Indiana) DeKalb county oc)

Do it remembered that on the 30 day of Aug., 1939 Frod L. Feick personally appeared before Carl Walter clork of the DoRalb circuit court of the state of Indiana and being evern by the clork of said court testified as follows: that on the 16 day of February 1930 he saw the said Martin B. Fence since deceased execute the encoved instrument in writing as and for her lest will and testament, that said instrument was at the same time at the request of said testatrix and with her consent, attented and subscribed by the said Fred L. Feick and Mathryne Shaffer in the processe of said testatrix and of each other as cubcord bing witnesses the rate the said testatrix was that the twenty one years of age, of scund mind and not under any coercion or restraint as the said dependent verily believes and further deponent saith not.

Subscribed and sworn to before me this 30th day of August 1930.

Subscribed and sworn to before me this 30th day of August 1939.

(SEAL)

Carl Walter clork DoKalb circuit court.

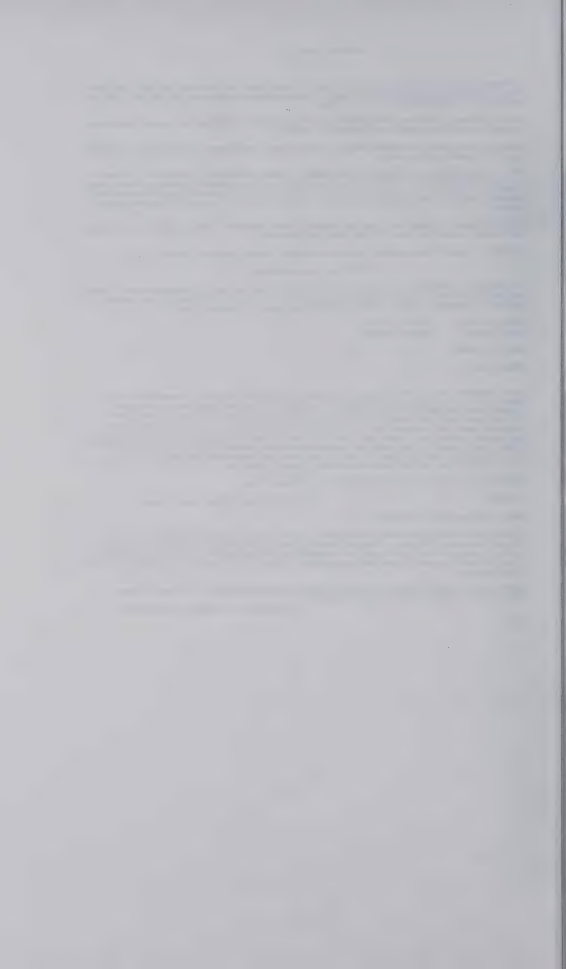
State of Indiana DoKalb county os:

Carl Walter clerk of the DoKalt circuit court of aid state do heroby certify that the annoxed will and testament of Martha b. Ponce has been duly admitted to probate in said county and groven by the testimony of Fred b. Feick one of the subscribing witnessestherete and that a complete occard of said will and the proof thereof has been recorded in book No. 9 at page 45 of the record of wills of said county.

In attostation whereof I hereunto subscribe my name and affix the seal of said curt at Auburn Indiana in said court this 30th day of August 1939.

Carl Walter clork DoKalb circuit court

(SEAL)



Last Will and Testament of Emory O. Penry.

I, Emery O. Penry of Auburn, DeKalb County, State of Indiana, being of sound mind and memory, do hereby make, publish and declare this my last will and testament, hereby revoking any and all former wills by me made.

Item 1. I direct that all my just debts and the expenses of my last sickness and funeral be fully paid.

Item 2. Subject only to the foregoing provision of this will, I hereby will, device and bequeath all my property and estate, including both real estate and personal property, of every kind and character whatsoever and wheresoever situated, unto my beloved wife, Ida F. Penry, absolutely and if se simple.

Item 3. I hereby nominate and ampoint my said wife Ida F. Penry to be the executrix of this will.

IN WITHOUT WHENCE, I have 1931, at Auburn, Indiana. I have hereunto subscribed my name and seal, this 9th day of June, Emory O. Penry (SEAL.)

Signed by said testator, Boory O. Penry, as his last will, in the presence of us, who, at his request, in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses, this 9th day of June, 1931.

Bussell B. Little. Walter D. Stump.

State of Indiana County of DeKalb. . . ss:

BS IT REMARREMED, That on the 5th day of July, 1935 Walter D. Stump personally appeared before Carl Walter Clerk of the DeKalb Circuit Court, of the State of Indidna, and being sworn by the Clerk of said Court, testified as follows: That on the 9th day of June, 1931, he saw the said Emory O. Penry, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Walter D. Stump and Mussel B. Little in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent said not.

Walter D. Stump.

Walter D. Stump.

Subscribed and sworn to before me this 5th day of July, 1933.

(SEAL)

Carl Welter Clerk DeKalb Sirouit Court.

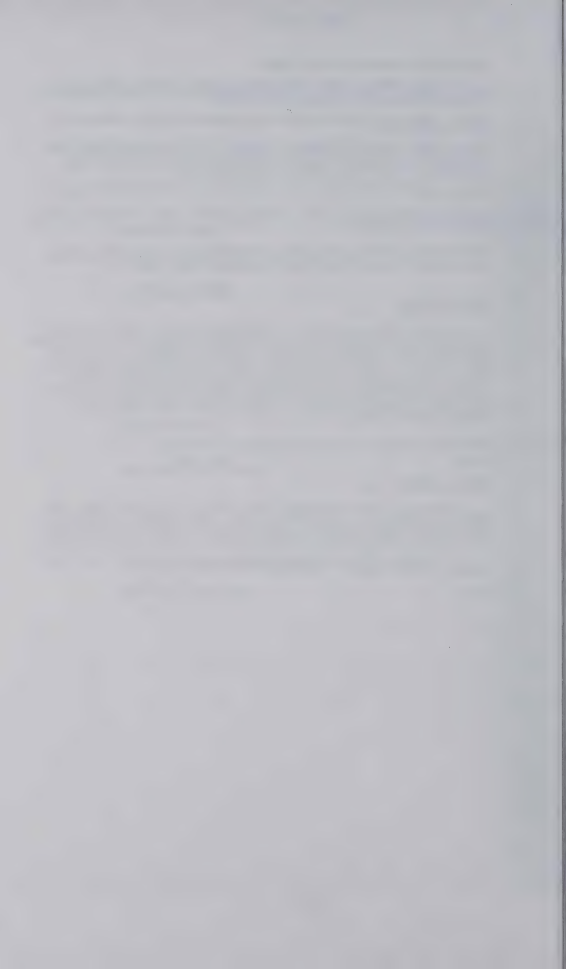
State of Indiana County of DeKalb. . . ss:

I, Carl Walter Clerk of the Dekalb Circuit Court, of said State do hereby certify that the annexec will and Testament of Emory O. Penry has been dely admitted to Probate in said county, and proven by the testimony of W.D. Stump one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in Book No. S at page 235 of the record of Wills of said county.

IN ATTESTATION WHITEOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiano, in said Court, this 5th day of July, 1933.

(SEAL)

Carl Walter Clerk DeKalb Circuit Court.



Will of JACOB W. PUHKINS

I, Jacob W. Perkins, at this time a resident of Kendallville, in Noble County, in the State of Indiana, and being of sound and disposing mind and memory, do make, publish and declare this to be my last will and testament.

Item 1. I direct that all just debts and obligations of my estate be first paid out of my estate, including expenses of my last illness and funeral, and expenses of administering upon my estate.

Item 2. I give and bequeath to my wife, Gora A. Perkins, all my personal estate of every kind and character, to be here absolutely subject only to the payment of the items of expense mentioned in Item 1. of this will.

Item 3. Igive and devise to my said wife, Gora A. Perkins, all my real estate wherever the same may be situated to have and to hold by her so long only, as she remains my widow; And the provisions made by me in this will for my said wife shall be taken and accepted by her in lieu of all her rights in my estate as my widow under the laws of the State of Indiana.

Item 4. Subject to the estate given by me to my said wife, Cora A. Perkins, in and to all my real estate in Item 5. of this will, I give and dovise all of said real estate to my three children, Hazel Cetts, Daisy Perrin, and Elmer J. Perkins, to have and to hold in fee simple absolute as tenants in common, share and share alike, Provided however, that if either or any of my said children, should die before my death, or before the death of my said wife, Cora A. Perkins, leaving no child, children or descendants them surviving, then in that event I give and devise the share of such child or children so dieing without child, children, or descendants them surviving, to my remaining child or children, share and share alike, but if said child or children of mine survive both myself and my said wife, then such child or children's interest in a sid real estate shall be a fee simple absolute interest, and such devise over shall take effect only upon the contingency of their dieing without such child, children or descendants before the death of both myself and my said wife; Provided further that if any other child or children should be born to me, such child and children shall take an equal share in said real estate with the said three children in this Item of my will named.

In WITNESS WHEREOF, I have hereunto set my hand and seal at the City of Kendall-ville, in Noble Sounty, in the State of Indiana, this 17th day of May, 1920.

Jacob W. Perkins (Seal)

The foregoing instrument signed, sealed and acknowledged by the said Jacob W. Perkins as and for his last will and testament in our presence, who at his request, in his presence and in the presence of each other have subscribed our names as witnesses thereto this 17th, day of May, 1920.

Pred L. Bodenhafer

D. C. Wilson

State of Indiana: DeKalb County : : 38

BE IT REMEMBERED, That on the 16th day of August 1940, Fred L. Bodenhafer personally appeared before Ralph W. Bruco Clerk of the Dekalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows:

That on the 17th day of May 1920, he saw the said Jacob W. Perkins, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Fred L. Bodenhafer and D. C. Wilson in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coerion or restraint, as the said deponent verily believes; and further deponent saith not.

Fred L. Bodenhafer

Fred L. Bodenhafer

Subscribed and sworn to before me this 16th day of August, 1949.

Ralph W. Bruce.
Clerk DeKalb Circuit Court

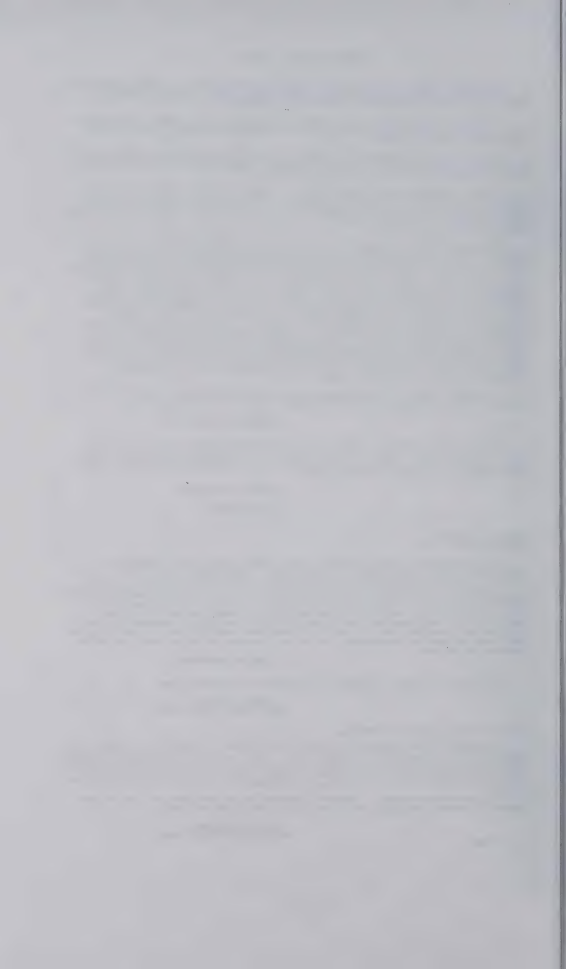
STATE OF INDIANA, DEKALB COUNTY.SS:

I, Ralph W. Bruce, Clerk of the DeKalb Circ it Court, of said State do hereby certify that the annexed Will and Testament of Jacob W. Porkins has been duly admitted to Frobate in said county, and proven by the testimony of Fred L. Bodenhafer one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 10, at pages 53 of the record of Wills of said county.

IN AUTHOSTATION WHERBOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 16 day of August 1949.

Ralph W. Bruce. Clerk DeKalb Circuit Court

(SEAL)



SAMUEL G. PIMRCE

I, Samuel C. Pierco, a resident of the City of Carrett, in the County of DeKalb and State of Indiana, being of sound and disposing wind and memory and not under any restraint or other disability, de hereby make, publish and declare this my last will and testament, hereby revoking any and all former wills by me made.

I hereby direct that my executor hereinafter named shall pay all of my just and proven debts and the expenses of my funeral and last illness.

Item 2.

I give and bequeath to my wife, Sarah A. Piorce, all of the furniture and household effects centained in the appears located on South Cowen Street, or wherever else we may be residing at the time of my death.

Thoroby give and bequeath all of the rest and residue of all personal preperty of which I shall die nessessed in the fillewing prepertions, townit: One third there of te my wife, darch A. Flores, and the two thirds thereof to my children Anna Mill, Louisa R. Pierce, Arthur S. Flores and John M. Flores, in equal shares to each the same amount.

Itom 4. I hereby give and bequeath to my wife, Sarah A. Pierce, all of the real estate of which I shall die seized, for and during the time of her natural life, she to have the full use and benefit thereof and all of the rents and income therefrom during her lifetime, provided that she shall keep the improvements thereon in a preper state of repair and shallpay the taxes, insurance, ascessments and other costs of maintenance and upkeep.

Item 5.

Item 5.
I hereby give and devise to my children, Anna Hill, Louisa R. Pierce, Arthur W. Pierce and John M. Pierce, in equal shares, all of the real estate of which I shall die seized, in fee simple, and subject only to the life estate ther in given to my wife, Sarah A. Pierce, by Item 4 of this will.

Item 6. I hereby name Arthur W. Pierce as the executor of this my will.

Witness my hand and soal this the 27th day of Rovember, 1929, at Carrett, Indiana,

Samuel G. Pierco

The foregoing instrument, consisting of two typewritten pages, signed on each page by Samuel G. Flerce, and acknowledged by him as his last will and testament in our presence, who, at his request, in his presence and in the presence of each other have hereunts set our hards as witnesses this the 27th day of Hevenber, 1920, at Carrott, Indiana.

Loslie Stoner J. D. Brinterhoff

State of Indiana DeKalb County SS:

Be IT REMAIN RED, That on the 19th day of September, 1949, J. D. Brinkerhoff personally appeared before the Bekalb Girouit Seurt, of the State of Indiana, and being sworm by the Clerk of said Seurt, testified as follows: That on the 27th day of November, 1920, he saw the said Samuel S. Herce, since deceased, execute the amound instrument in writing as and for his last will and testement; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said J. D. Brinkerhoff and Leclie Stener in the presence of said testator, and of made other, as subscribing witnesses therefore that the said testator, was, at that time, twenty-one years of abo, of sound mind, and not under any coorcion or restraint, as the said demonent verily believes; and further deponent saith not.

J. D. Brinkerhoff

J. D. Brin'towhoff

Subscribed and sworn to before me this 19th day of September, 1969.

(BRE)

Ralph W. Bruce Clork Donald Circuit Court.

STATE OF INDIANA, DEKALD COUNTY, SS:

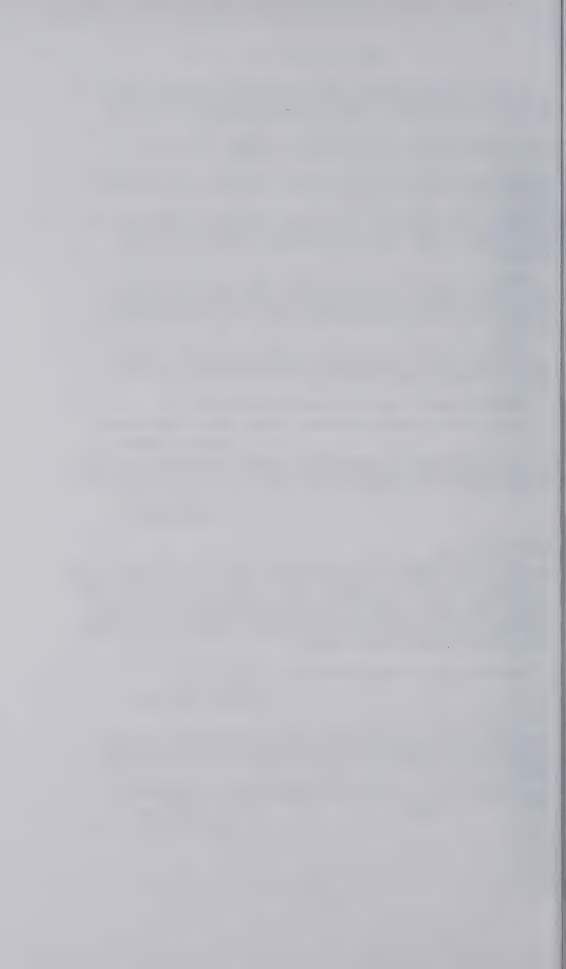
I, Ralph W. Bruce, Clork of the DoKalb Circuit Court, of said State, do heroby certify that the annoxed Mill and Testament of Jamuel C. Fierce has been duly admitted to Probate in said county, and proven by the testimeny of J. D. Brinkerhoff one of the subscribing witnesses thereto, and that a complete record of said Mill, and the proof thereof, has been recorded in Book No. 10 at page 59 of the Record of Mills in said

IN ATTESTATION WHEREOF, I have hereunte subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 18th day of September, 1949.

(SEAL)

Ralph W. Pruco Clork Donalb Circuit Court.

660



RNOW ALL MAN by these presents, that I, Oliver t. Pipes of the City of Carrett, Bokalb Saunty, Indiana, being of Sound mind and memory do hereby make and declare this to be my last will and testament, revoking all wills heretofore made by me at

I direct my executrix hereinafter named to pay my just debts.

I give and bequeath to my sister Fre. Slice Spencer, if living, the sum of Pive Hundred (\$500.00) Follors.
3. All the residue of my estate, real and pers nel, of which I die seized or possessed or to which I shall at my decease in any may be entitled, I give, devise, and because thed to my beloved wife Certrude Pipes, to have and to hold the same to her, her heirs and assigns, forever.

4. I nominate and assigns, and wife, Gertrude Pipes, to be the executrix of my

IN WITHTEE whereof, I have hereunto subscribed my name and affixed my seal, the 15th day of Cotober, 1930 A.L. Oliver A. Pipes (seal)

The fore oing instrument was signed by the said Cliver A.Pipes, in our presence and by him published and declared as and for his last will and testment and at his request and in his presence and in the presence of each other, we hereunto subscribed our names as attesting sitnesses, at Carrett, Indians, this lith day of Cotober, 1930 A.D.

Monte L. Green Alfred R. Moore

State of Indiana, De Kalb County. .ss:

personally as eared before the Leadb strout surt, of the State of Inciana, and being sworn by the Terk of said burt, testified as follows: That on the 15th day of Geboor, 1930, he saw the said Cliver L. Pires, since december, exounte the instrument in writing as and for his last will and testement; that said instrument was, at the came time at the request of said testator, and with his concent, attested and subscribed by the said Monte L. Preen and Alfred . Core in the the said testator, and of each other, as a describing witnesses thereto; that not under any coercion or restraint, as the said deponent verily believes; and furthed deponent saith not.

Subscribed and sworn to before me this 24th day of December, 1930.

(SEAL) (SEAL) Clerk Desalb Circ it Court.

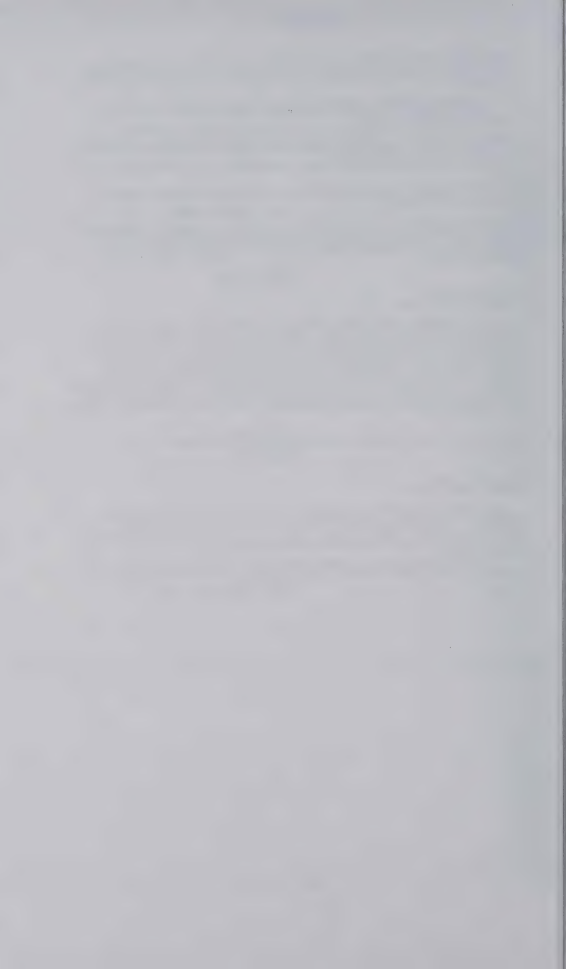
State of Indiana, DeRalb County. . .883:

I, blann rotter, herk of the levelb direct court, of said at te de hereby certify that the ennered all and restraint of diver arises has been ally admitted to robe to in said county, and grown by the testimony of monte hadron, one of the subscribing witnesses thereto, and that a complete resord of said will and the proof thereof, has been recorded in Book No. S at page 73 of the record of alls

of said County.

IN ATTOM THE MARKOF, I hereunto subscribe my name and affix the seal of said Court, at au urn, Indiana, in said burt, this 24th day of recember, 1930.

Glam Potter



I, Wila M. Platter of Auburn, Dewald County, State of Indians, do hereby make and constitute this to be my last will and testament, hereby revoking any and all former wills by

ITEM: I.- It is my will that all of my just debts and funeral expenses be first paid out of my estate.

ITEM: II.- I will, devise and bequeath to my grand-daughter, Catherine M. Haracek, the china dishes which organally belonged to my mother.

ITEM: III.- I will, devise and bequeath the sum of Fifty Dollars to the Woman's Society of Christian Service of the Nethodist Frisconel Church of Auburn, Indians.

ITEM: IV.- I will, devise and bequeath the sum of Fifty Dollars to the Woman's Christian Temperance Union of Auburn, Indiana.

ITEM: V.- I will, devise and bequeath the sum of Five hundred dollars to each of my following named grand-childred towit: Russell L. Rakestraw Jr., Catherine M. Maracek and Arthur S. Rakestraw Jr., Richard William Rakestraw.

ITEM: VI.- After the provisions of the first five items of this, my will, have been carried out, I will, devise and bequeath to my two sone, Russell L. Rakestraw and Arthur S. Rakestraw all the residue of my promerty, both real and personal to be theirs absolutely and in fee simple, share and share alike.

ITEM: VI.- I hereby nominate my two sone, Russel L. Rakestraw and Arthur S. Rakestraw to be joint executors of this, my will.

In Witness whereof I have Hereunto subscribed my name this 15th day of October, 1941.

Fila M. Platter	
-----------------	--

Signed by testatrix, file M. Platter as her last will and testament in our presence who at her request and in her presence and in the presence of each other have hereunto subscribed our names as witnesses this 15th day of October, 1981.

	Hard	old	Huge	n	
-	Onle	Hue	selm	an	

State of Indiana DeKalb County

88

BF IT STATEMENT D. That on the 21th day of December, 1943 Oak Busselmon rereconsily appeared before the Dekalb Circuit Court, of the State of Indiana, and being smorn by the Clerk of said Court, testified as follows: That on the 14th day of October, 1941 in writing as and for her last will and testament; that aid instrument was, at the same time at the request of said testatrix, and with her consent, attested and sub-coribed by the said Oak Busselman and Marold Bugen in the presence of said testatrix, and of each other, as sub-cribing sitnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Oak Husselman

Subscribed and sworn to before me this 28th day of December, 1943.

Wurray A. Steele Clerk DeWalb Circuit Court

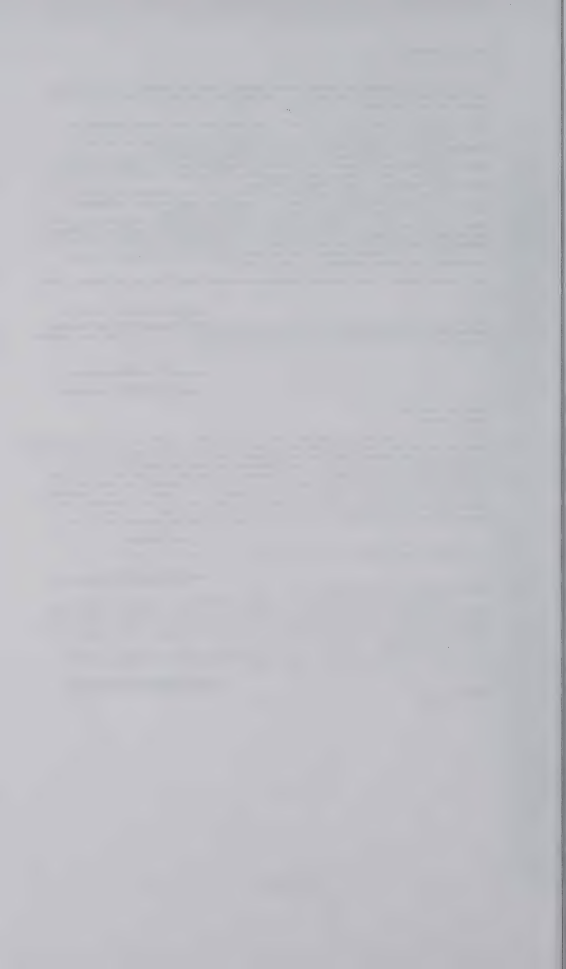
STATE OF INDIANA, DEKAL B COUNTY, SS:

I, Murray A. Steele Clerk of the Dekalb Circuit Court of said State do hereby certify that the annexed Will and Testament of Ella M. Platter has been duly admitted to Probate in sid county, and proven by the testimony of Oak Husselman one of the subscribing witnesses thereto, and that a commlete record of said Will and the proof thereof, has been recorded in Book No. 9 at pages 200 of the record of Wills of said county.

IN ATTRIBUTION WHEREOF, I bereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 25th day of December, 1943.

Murray A. Steele Clerk DeKalb Circuit Court

(Seal of Court)



I, Mery . Follard, a resident of the lits of litrett, in the lounty of beadb and State of Indiana, being of sound and discount mand an accordance to the stands of seals, addish and declare this my last will and testament, hereby revoking any and all former wills by no made.

ITEM 1. I hereby direct that all of my just debts be first said out of my estate.

ITEM 2. I hereby I hereby will and direct that my executrix, hereinafter named, chall expend out of my estate a sum not to accord light burdre 2 light (100.00) for the surface of grand is no for my substant fibrance T. Toung, of such manufacture and design as my said daughter shall choose, and shall deliver such plane to her.

ITEM 3. I give and bequeath to my grand-daughter, Their Young, my wrist watch.

I give and bequeath to my sister, Florence Sayfield, my cameo brooch.

I will, device to be at the my stater, lerence Y ag, the Telleman recently; three disconcring and all other product je clry; all bedding; all disces; all silverware; all limms; one writing deak and chir; all lamms; all disces; all faces work, and all other errors land real recently of which I shells size decreed. It is my expressed wis, and dealer that the mahogary b drook suite and beding complete, hereby because to a sair dugstr, to be set u in her here for the see of It is also my when a dealer that my said dealers shell were not have and expressed it in a control of my are been all that in the control of my are been may begoe to recently of my are been all that in the control of my are been as the form the same may begoe to recently of my are been all that in the control of my are been all the form her sole use and benefit, absolutely and in fee simple.

IT is 6.

I hereby nominate and appoint my said daughter, Florence W. Young, as the Executrix of this my will.

WITHERE my hand and seal this the 29th day of February, 1925, At Garrett, Indiana.

Lary E. Pollard

The foregoing instrument of ned, scaled and schowledged by lary T. Follard as and for her last will and tests eat this the 18th day of tests 1920, in our resemble, at her request, in her presence and in the presence of each other have heretunte set our hands as witnesses.

Morthy E. Hughes J. F. Brinkerhoff

State of Indiana Dekalb County

a peared before J. . . never, there of the pearly direct Court, of the tate of Indiana, end being sworn by the Block of said court, testified as Indiana. That on the 29" day of lebrary, 126, he saw the said any collect, since a ceased, execute the annexed instrument is writtle of first lated in the said the said that the respect of said test rix, he with an occusent attested and subscribed by the said J. . Inhart. If and forthy to specify the said tests trix and a said tests trix and a said tests trix, we, at that time, to style a said tests trix, we, at that time, to style a said tests trix, we, at that time, to style a said tests trix, we, at that time, to style a said tests trix and further converted to the said tests trix, as the said depoint verify believes; and further converted the not.

J. N. BrinKerhoff

Subscribed and sworn to before me this 10" day of April, 1928.

J. ... Anauer Olerk Deaalb Sircuit Sourt.

State of Indiana, Jounty of Desalb, 88:

I, J.H.Knauer, Clerk of the Be Kalb Circuit Court, of said State do hereby certify that the annexed Will and Tratement of Mary L. Allard has been duly admitted to probate in said count, an even by the testing of J.A. in Theff one of the last ing been recorded in Book No. 7 at page 501 of the records of Wills of said County.

IS ATTESTATION WHENDER, I hereunts subscribed my name and affix the seel fo said Court, at Auburn, Indiana, in said court, this 10" day of Abril, 1928.

Clerk Dekalb Circuit Court.



ELMA A. PONTIUS

I, Mana A. Pontius, of Spencerville in the County of DeMalb and State of Indiana, being of sound wind and memory do make, publish and declare this to be my last dill restament, in manner followin , viz:

I will and direct that all my just debts and funeral expenses to be paid in full.

I give, devise and bequeath all of my money and all of my personal belon in a to my daughter, Mrs. Zelpha Steward or the care I have received in her home from Pobrany 66., 1966.

I hor by appears by Daughter Scipha Steward of Sponcerville, DeWalb County, India:a, Executrix of this my Will and Testament.

Lastly, I horoby revoke all former wills by me made at any time.

In Witness Whorsef, I have because set my hand and seal this 7th day of November, in the year our our Lord one the sand nine hundred and fourty six (1966)

.lma A. Fontius (SMAL)

On this 7th day of Hovember A.D. 1946.

Mima A. Postius o Spencorville in the County of DeMalb and State of Indiana, si ned the foregoing instrument in our presence and declare it to be her Last Will and Testament, and as witnesses thereof we do now, at her request, in her presence and in the presence of each, hereunte subscribe our names.

Mrs. Belbort Furnish residing at Spencorvillo, Ind. Pro. Mana Hudson residing at Spencerville. Ind.

State of Indiana Dotalb do nty ":

BE IT REMEMBERED, That on the SErd day of December, 1946 Mrs. Delbert Furnish personally appeared before the Defails Carcuit Court, of the State of Indiana, and being every by the Clerk of said Cour, testified as follows: That on the 7th day of Nevember, Itwo she saw the said Rima A. Pentius, since decembed, execute the an exed instrument in writing and as for her last will and testament; that said instrument was, at the same time at the request of said testately, and with for comment, attented and subscribed by the said Mrs. Delbert Furnish and Mrs. Adna Budson in the presence of said testately, was, at that time, went one years of the said testately, was, at that time, went one years of the said testately, was, at that time, went one years of the said testately, was, at

Mrs. Delbert Furnish The Same person Mrs. Carnet Paraish

Subscribed and sworm to before me this 23rd day of December, 1940.

(S.AL)

Murray A. Stoole Clork Defalb Circuit Court.

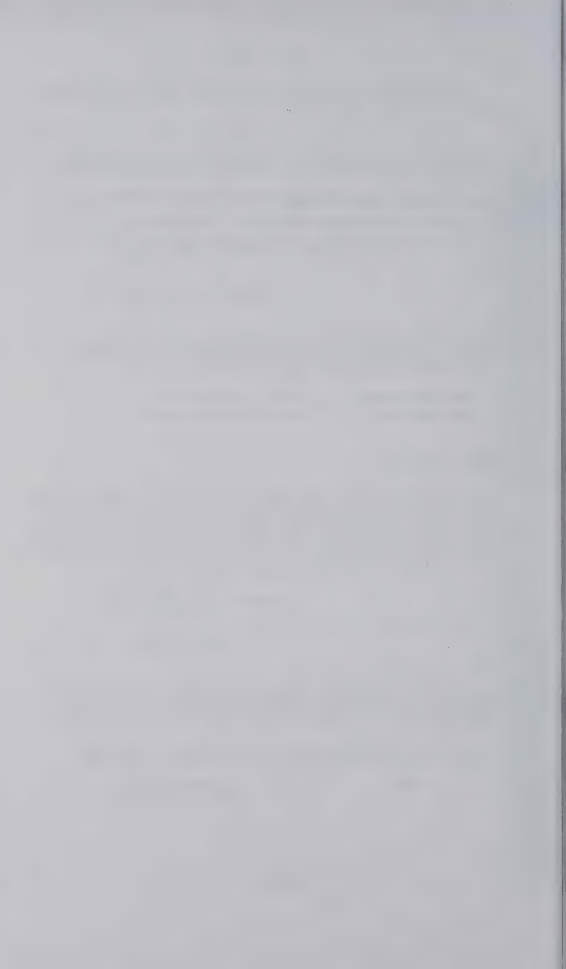
STATE OF INDIANA, DETALE COUNTY, 53:

I, Murray A. Stoole, Glore of the Demalb Carcuit Court, of ead State do hereby cost fy that the an exed Will and Testament of Alma A. Pontius has been duly admitted to Probate in said County, and proven by the testimeny of Mrs. Delbort Furnish one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, as been recorded in Book no. 9 at page 438 of the record of Wills of said Wills of said County.

IN ATTESTATION WHIR OF, I hersunte subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 25rd day of December, 1946.

(SHAL)

Murray A. Steele Cler . DeMalb Circuit Court.



I, Lewis W. Poore, of Auburn, DeKalb County, State of Indiana, do hereby make, and publish this my last will and testament, revoking all former wills by me made.

After payment of al' my just debts and funeral expenses, I hereby give, devise and bequeath to my wife, Geraldine Poore, all the property of which I may die mossesses, both real and personal extate to be here absolutely and in fee simple.

I hereby nominate my said wife, Geraldine Poore, to be the executrix of this last will and testament.

Provided, however, I hereby direct that from eaid property there shall be paid to Tommy Lee Poors, my son by a former marriage, the sum of \$ 10.00 in pach.

In event either of the beneficiaries maned above shall precede me in death I hereby direct that their share or shares shall be paid to George Kingsbury of Auburn, Indiana, the son of my present wife by a former marriage.

Witness my hand and seal this 9th day of August, 1939.

Levis W. Poore

Subscribed by the said Lewis W. Poore in our presence and by him declared to be his last will and testament and attested by us at his request and in his presence and in the presence of each other the day and year last above written.

William K. Schaab
Harian Gibford

State of Indiana ReKalb County,.....SS:

BE IT REFERENCE. That on the 5th day of March, 1947, Marian Gibford personally appeared before X the DeKalb Circuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 9th day of August, 1939, she saw the said Lewis W. Poore, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said Marian Gibford and William K. Schaab in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said denoment verily believes; and further denoment saith not.

Marian Gibford

Subscribed and sworn to before me this 5th day of March, 1947.

(STAL)

Murray A. Steele

Clerk DeWalb Circuit Court

STATE OF INDIABA, DEWALE COUNTY, SS:

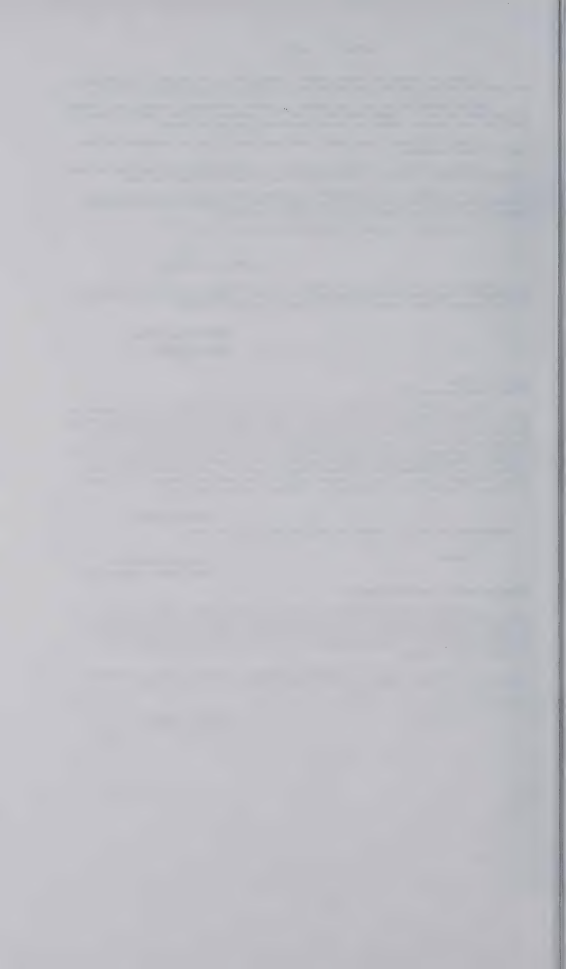
I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Lewis W. Poore has been duly admitted to Probate in said county, and proven by the testimony of Marian Gibford one of the subscribing witnesses thereto, and that a commlete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 501 of the record of Wills of said county.

IN ATTESTATION WHERMOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 5th day of March, 1947.

(STAL)

MURRAY A. STEELE

Clerk DeMalb Circuit Court.



Robert Stanley Potter

KNOW ALL MEN BY THOSE PRESENTS, That I, Robert Stanley Potter, being of sound and disposing mind and memory, and not acting under duress, memore, fraud or undue influence of any ners n whomsoever, now temporarily residing at Army Air Base, Clovis, State of New Mexice, legally domiciled in IO5 E. 19th St. Auburh, State of Indiana, and now in the active military service of the United States, do hereby make, publish and declare this, my last Will and Testament, in the manner following, to-wit:

FIRST: I direct that all my just debts, including the expenses of my last illness, funeral expenses and the expenses of the administration of my est te, be paid by my Executrix hereinafter named, as soon after my demise as lamfully and conveniently may be done.

SECOND: I hereby give, device and bequesthall of my property, real personal and mixed, wheresoever attuated, of which I may die seized or passessed, or in which I may have an interest at the time of my death, but in the events she be not living at the time of my death, then to Mrs. Cladys Potter, my Mother.

THIRD I hereby nominate constitute and appoint Mrs. Suzzane R. Potter, my wife residing at 105 K. 19th St. State of Auburn, Indiana se the Executrix of this, my Last Will and Testament, and direct that no bond be required of her for the performance of her duties as such Executrix.

FOURTY; I hereby authorize and empower my said Executrix within her absolute discretion, to sell, exchange, convey, transfer, assign, mortgage, pledge, invest and reinvest, the whole or any next of my real or personal estate, in any manner and in her discretion, and to perform all acts and to execute such instruments as may be necessary to pass a good and sufficient title thereto without the intervention of any court or courts, probate or

FIFTH: I herby cancel; annull, and revoke all will and codicils by me at any time heretofore made.

IN WITHERS WHEREOF, I have bereunto set my hand and seal to this, my Last Will and Testament, this 4th day of March, in the Year of our Lord one Thomsand nine hundred forty three.

_ Lt. Robert S. Potter _ _ _

The foregoing instrument, consisting of one sheet of paper, was on the day and month of the date the roof, signed, scaled, published and declared by the said Robert Stanley Potter, the testator named therein, as and for his Last Will and Testament, in the presence of us, who at the same time, at his request, in his presence and in the presence of each other, becomes subscribe our names as witnesses thereto, and we attest to the sound and disposing mind of the said testator and to the performance of the aforesaid act of execution at Auburn, Indiana, State of Indiana.

-	-	_Bobert_C_ Glass	residing	et-	-	133h_S. Yan Buren St. Auburn. Indiana	
-		_Ernest BSteward	residing	at-	-	Spangerville, Indiana	
_	_	William N. Steward	reciding	nt_	_	Auburn, Indiana R. R. 3.	

State of Indiana County of DeKalb.....Ss:

BE IT REMANDERED, That on the 12th day of January, 1945, William N. Steward, personally appeared before the DeKalb Circuit Court, of the St te of Indians, and being sworn by the Clerk of said Court, testified as follows: Thit on the 4th day of March, 1947, he saw the said Robert S. Potter, since decessed, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time, at the request of said testator, and with his consent, attested and subscribed by the said William N. Stew rd and Ernest R. Steward and Robert C. Class, in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under any operation or restraint, as the said deconent verily believes; and further deconent saith not.

- - Eillism M. Sirward - -

Subscribed and awarn to before me this 12th day of January, 1945.

(STAL)

Glerk Dekalb Circuit Court

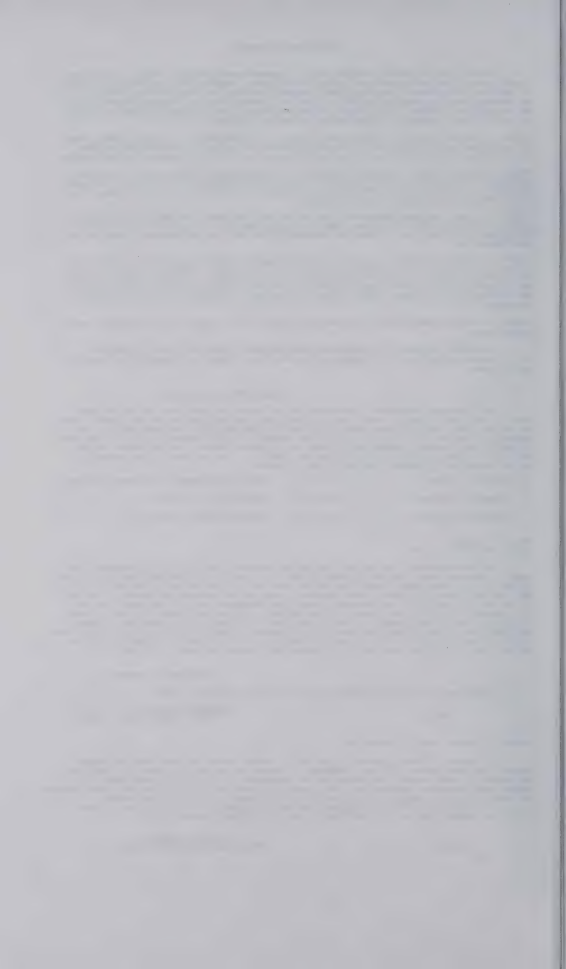
STATE OF INDIANA, DEKALE COUNTY, SS:

I, Murray A. Steele, Clerk of the DeKelb Circlit Court, of said State do hereby certify that the annexed Will and Testament of Robert 9. Potter, has been duly admitted to Probate in said county, and proven by the testimony of William N. Steward one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof has been recorded in Book No. 9 at page 379 of the record of Wils of said county.

IN ATTESTATION WHEREOR, I because subscribe my name and affix the seal of said Court, at Auburn, Indians, in said Court, this 12th day of January, 1948.

Clerk Dekalb Circuit Court

(SWAL)



- I, John S. Potts of Bekalb County, Indiana, being of sound and disposing mind and memory, do make, publish and declar this to so my last will and restament, hereby expressly revoking any and all former tills heretofore made by me.
- I direct that all my just sects and funeral expenses be first paid out of my estate.
- Item 2. I give and beque to unto my wife around home Potte all of the mousehold code, farm machinery and emipment and live stock owned by se at the time of my desta to be hers absolutely. I also live, besue the models unto my said life all of the rest and residue of the promal property of mich I die seized and all of the real est. e of which I die seized, one to have and to hold the same for an during the period of her natural life. I further direct that if it owned an encessary for her re-smalle support one shall have the right to sell any personal property of which I may die seized, together also aufficent as just of the real estate which I own at the time of my death, to support and maintain her carring her natural life. The above provision and bequest to be in lieu of all rights by said wife would otherwise take in my estate.
- Item 3. All the rest and recidue of my property of every kind and character and whereacever situated an whether owned by me at this time or here if r acquired by me, not discosed of by items one and two of this will, I live bequest an device unto my children, rover C. Potts, form A. Mosle, rlossic Potts, cashe with, Louise m. Koorn, John T. Potts, name! ". Fotts and Tarles ". Fotts, they to hold the same absolutely and in fee simple share and share like, provided however that I have heretofore advanced unto Trover C. Potts the sum of 100.00 and to easie faith the sum of 100.00, which amounts I desire to have taken into consideratio so that anid advancements shall be applied upon the share they otherwise would have received.

In Witness Whereof I hereunto subscribe my name this 27th day of September, 1924.

John S. Potts

Subscribed by the said John ". Potts in our presence and by him declared to be his last "ill and Testament and attested by us as such in his presence and in the presence of each other and at his re uest, this 27th day of "eptember, 1924,

Berniece Syers

Edgar W.Atkinson Subscribed and sworn to before me this 12th day of f eptember, 1929. Clenn Potter Clerk Dekalb Circuit Court.

State of Indiana, DeKalb County. . .ss:

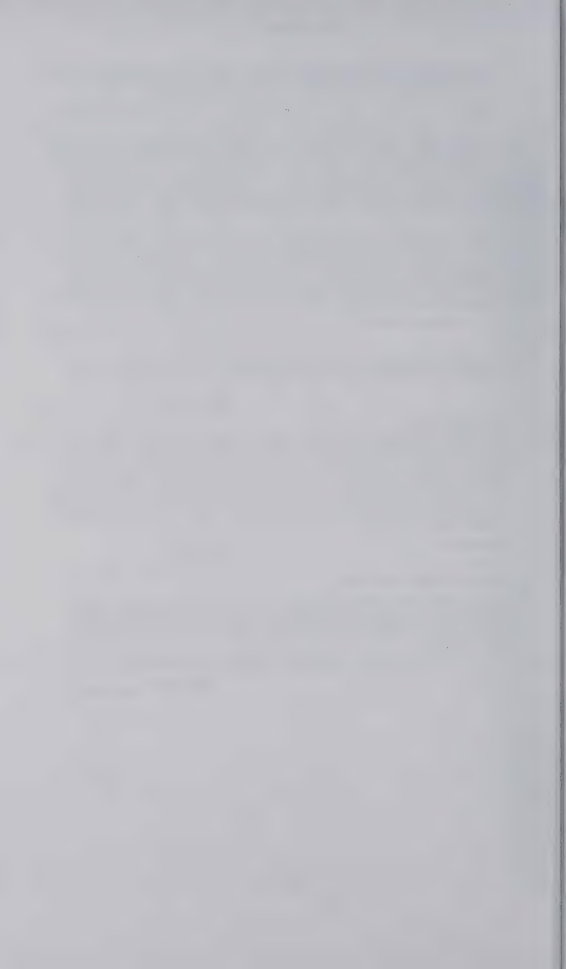
I, Slean Fotter, Clerk of the Calabo irouit Court, of said State do hereby certify that the ammand Will and Testament of John ". Potts has been duly admitted to Probate in said county, and proven by the testimony of "dgar ". 'tkinson, one of the subscribing witnesses the reto, and that a complete record of said Will and the proof thereof, has been recorded in Took No. Sat bye 9 of the record of wills of said county.

said county.

IM ATTENTION TO be seen to subscribe my name and affix the seal of said Court, at suburn, Indians, in said court, this 12th day of September, 1929.

(SEAL).

Clerk DeKalb Circuit Court.



I, Mary E. Fraul of Butler, in the County of we all and wtate of Indiana, being of sound mind and memory, and considering the undertainty of this frail and tansitory life, do therefore make, ordain publish and declare, this to be my Last Will and Testament.

and restament.

First: I direct that my household goods at Auction and my town property located on host half of lot 72 in Egnew's Addition to the City of Butler, be sold as soon after my decease as conveniently may be.

Second: 'consodere hagerty is to receive \$100.00

Third: Chyllic, Flossic and Keith hagerty children of my deceased son are to have \$450.00 to be equally divided bet-

ween the three.

The balance of the property is to be divided equally between my two sons considered Eagerty and Sportes Eagerty. It is my special wish and request that the funeral expenses be shared equally by my three sons con odors engerty, Charles Eagerty and Eugene Fraul.

Lastly, I make, constitute and assoint Commodrers Hagerty and Charles Hagerty to be exec tors of this, my last will

Lastly, I make, constitute and appoint Commonrer lagerty and chartes lagerty to be aked tors of this, by last and estament, hereby a questing and directing that o surety be required on h Bond as such execut I bereby revoke all formers will and codicils by me made.

18 MITMESS WHENDOF, I have hereto subscribed my name this 14th day of September in t e year of Our Lord, One Thousand Nine Hundred and thirty two (A.D., 1932).

Pro. Mary Praul (SEAL). d. sublished and declared by the said testator Mary E. Fraul This instrument was on the date of the date thereof signed, sublished and declared by the said testator Mary E. Fraul to be her last will and lesta ent, in the presence of us who at her request and in her presence and in the presence of each other, have subscribed our names hereto as witnesses.

R. R. Cather. P. D. Harm

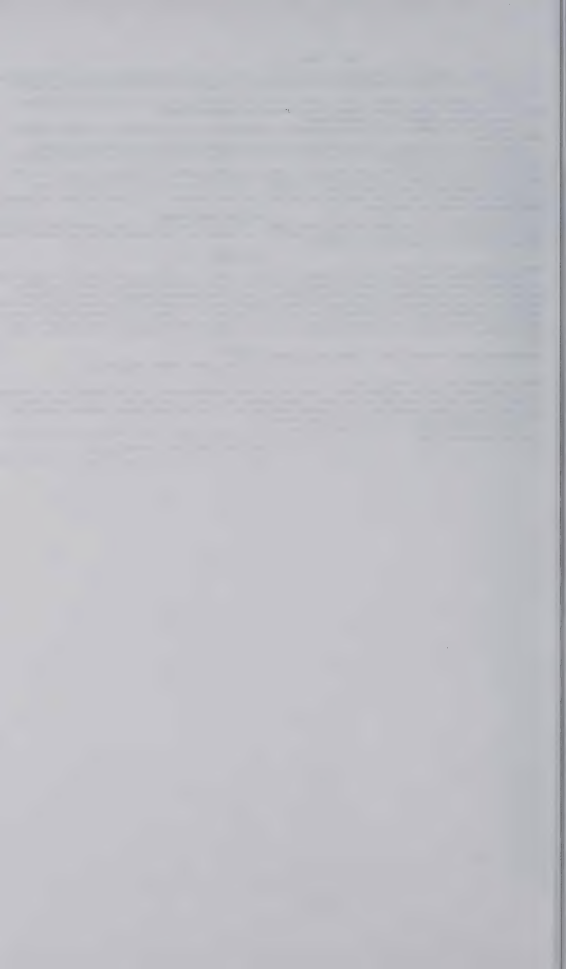
P. D. Harman.

BE IT REMANNINGED, that on the 21st day of November, 1930. R. E. Cathor, personally appeared before Carl Walter, Clerk of the scale Carcuit Court, of the state of Indiana, and being swern by the Clerk of said Court, testified as follows: That on the 14th day of beptember, 1932, he saw the said Mary E. Praul, since deceased, execute the amexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix and with her consent, attested and subscribed by the said R. E. Cathor and R. E. Damann in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of me, of sound sind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Subscribed and aworn to before me this the 21st day of Movember, 1938.

C-rl Walter, Clerk Defialb Circuit Co rt.

Carl Walter, Chirk DeKalb Circuit Court.



Abner J. Price

In the name of the Benevolent Father of All, I, Abner J. Price, of Butler, DeKalb County, Indiana, being of sound mind and disposing memory, dehereby make and declare this to be my last will and testament, ereby revoking all former wilks heretofore by me made.

Item 1: It is my will and pleasure that as so n after my death as practicable all of my just debts be paid, including my last sickness and funeral expense.

Item 2: It is further my will and plasure that no monument be placed upon my grave, it being my desire that only a marker be placed for myself and wife.

Item 3: I will, bequeath and devise all the residue of my personal property and Real Retate to my wife, Mary Mizabeth Trice, to be held by her for and during her natural life. This with the provision that mu wife shall have absolute power to dispose of any or all of my personal property should she for any reason desire to do so.

Item 4: It is flurther my wiTh and pleasure that at the death of my wife, Mary Elizabeth Trice, I will bequeath and device one fourth (1) of my real and personal property to my grandson, Olifford J. Garber, absolutely and in fee simple.

Item 5. It is further my will and because that at the death of my wife, Mary blizabeth brice, I will, bequeath and devise three fourths (1) of my real and personal property to my granddaughter, Gladys Bell, absolutely and in fee simple.

Item 6. I nominate and appoint C. \forall . Bell and Gladys Pell, as joint executrix and executor of this my last will and testament.

In witness whereof, I have hereto affixed my seal this 16th day of February, 1927.

Abner J. Price

Signed, sealed and delivered in ourpresence, as and for the last will and testament of Abner J. Price who at his request have hereto affixed our signatures as witnesses this 16th day of February, 1927.

B. F. Mierly

John H. Walker.

State of Indiana County of DeKalb. . .ss

Be It Remembered, That on the 27th day of July, 1936, B. F. Mierly, personally apeared before Carl Walter, Clerk of the DeKalb Circuit Court of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 16th day off-bruary, 1927, he saw the said Abner J. Price, since deceased, execut the annexed instrument in writing as and for his last will and testament, that said instrument was, at the same time at the request of said testator, and with his consent, attested and subscribed by the said B. F. Mierly and John H. Walker, in the presence of said test tor, and of each other, as subscribing witnesses theretp; that the said testator, was, at that time, twenty-one years of age, of sound mind, and not under ay coercion or restraint, as the said deponent verily believes; and further deponent saith not.

B. F. Mierly

Subscribed and sworn to before me this the 27th day of July, 1936.

Carl Walter, Clerk DeKalb Circuit Cour.

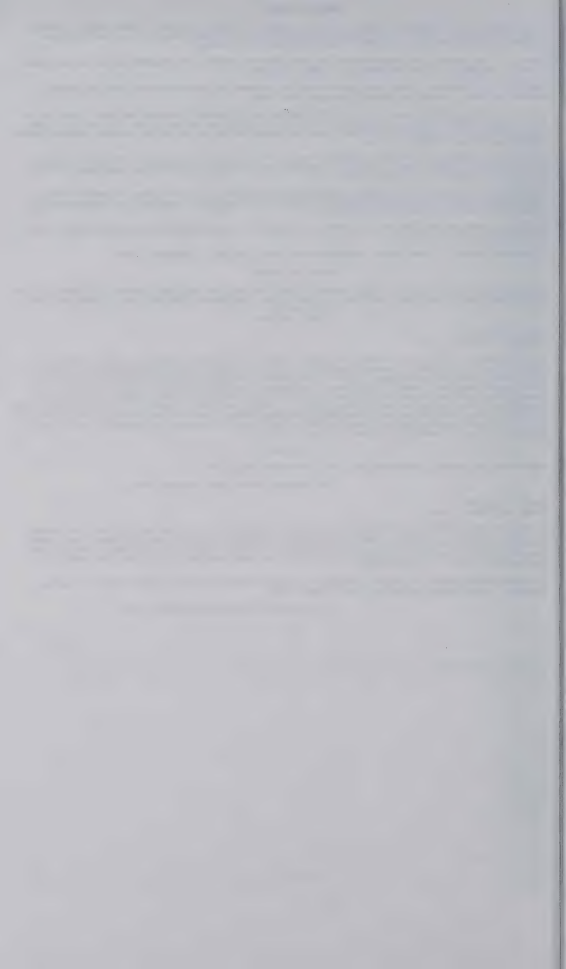
State of Indiana County of DeKalb. . . 88

I, Carl Walter, Clerk of the BeKalb Circuit Court of said State do hereby certify that the annexed Will and Testament of Abner J. Price, has been duly admitted to Probe in said county, and proven by the testimony of B. F. Mierly, one of the subscribing witnessesthereto, and that a complete and correct record of said Will and the Proof thereof, has been recorded in Book No. S at page 1433, of the record of Wills f said county.

IN ATTESTATION WHTREOF, I breunto subscribe my name and affix the seal of said Court, at $\Lambda_{\rm uburn}$, Indiana, in said Court, this 27th may of July, 1936.

Car Walter, Clerk DeKalb Circuit Court.

1669



I, Mary Provinus, a resident of the city of Auburn, Devalb County, Indiana being of sound mind and memory and realizing the uncertianity of life, do now make, mublish and declare this instrument to be my last will and testament, hereby revoking all former wills, if any, bims heretofore made.

I direct that my all my just mebts be fully maid.

Item II. I direct that my "xecutor bereinsfter named shall erect a marker at my grave upon the family lot in Evergreen Cemetery at a cost of not to exceed 175.00.

Item III. If my nieces Kathryn Provines and Iga Provines or either of them be living with me at the time of my death, then in that event, I direct that they or either of them shall have the use of my home in theoity of Auburn, Indiana, including all of the household goods therein contained, intact, for the neriod of six months following my death, without charge, during which time no disposal of such household goods and furnishings shall be made.

Item IV. I do hereby give and bequeath unto my nieces Kathryn Provines, Isa B. Provines and Edith Hyndman, each, the sum of One Hundred Dollars.

Item V. I hereby bequeath my gold watch to my great menhew James Hyndman; I further bequeath my sewing machine to my niece Edith Hyndman.

I further give and bequeath my set of silver table snoons to my niece Dorosa Shearer. The remainder of my silverware and also my 3-yard table cloth I do her by give and bequeath unto my great niece Cleo Clay.

I do further give and bequeath my lienes, bedding, dishes, books, bictures and other items of a personal nature, not otherwise dishosed of herein, to my nieces, the same to be divided amongst them as they may see fit. I direct that my household goods be sold by my executor. In case my nieces be unable to agree unon a fair division of the items referred to in this paragraph, my executor shall determine the matter and his decision shall be final.

Item VI. I hereby give, devise and bequeath unto my Executor hereinafter named, in trust for the residuary beneficiaries of my estate, all the real estate of which I shall die seized, wherever situated, with full nower to lease the same, make such remains as in his judgement may be indimensable, collect the rents, may the taxes and insurance, and otherwise care for the same as I would do if mersonally present, until such time as the same can be sold; and I do extreastly direct, authorize and emmower my said Executor to make sale of such real estate, as soon after my demise as practicable, under direction of the DeWalb Gircuit Court, but without service of notice thereof upon any of the leastess or devisees named in this will; that upon sale thereof, and after nayment of all just indebtedness including obligations created by this will, the proceeds shall be distributed as hereinafter provided. hereinafter provided.

Iten VII. All the rest and residue of my estate of every kind and character whatsoever, and whereseever situated, I do hereby give, device and bequeath, in equal aheres, unto the following named of my naphews and nicess, viz: Minnie Tynds Ella Fischer, Ethel Walter, Frank A. Frovines, Mary E. Morr, Perry M. Provines, Lola Carrer, Ma Moore, Roy Provines, Dorcas Sherer, Idna Cifford, Isa B. Provines, Jesse C. Provines, Mith Myndman, Ment Provines, Kathryn Provines, Eachel Marding, Fstella Schneider, Bertha Rosenberry, James M. Provines and Gertrude Perry.

I further direct that if any of my residuary lematese or devisees named in this Item VII shall pre-decease ms, leaving heirs of his or her body, that the share or shares of such deceased merson or persons chall not large or revert, but shall descend to the heirs of the body of such deceased merson. bequeath, in iz: Mirrie Tyndell,

Item VIII. I do hereby nominate and ampoint my menhew Roy Provines to be the executor of this my last will and testament.

IN WITHERS WITHOUT, I have bereunto set my hand and seal, at Auburn, Indiana, this twenty-fifth day of June, in the Year of Our Lord, One Thousand Nine Mundred

Mary Province

The foregoing instrument has been signed, sealed, published and declared by the above subscribed Mary Province, as and for her last will and testament, in our presence, and we have, at her request, in her presence and in the presence of e other, gigned the same as subscribing witnesses thereto, the day above written.

Carsh J. Treman Clarence W. McClintock

State of Indiana DeKalb County

BE IT REMINISTRED, That on the 5th day of June, 10th Clarence E. McClintock nersonally ammeared before Clerk of the DeValb Cironit Court, of the State of Indiana, and being sworn by the Clark of said Court, testified as follows: That on the 25th day of June, 10th, he saw the caid Mary Provines, since deceased, execute the annexed instrument in writing as and for her last will and testarent; that said instrument was, at the same time at the request of said testatrix, and with her consent, attested and subscribed by the said Clarence W. McClintock and Sarah J. Treman in the presence of said testatrix, and of each other, as subscribing witnesses thereto; that the said testatrix, was, at that time twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said devonent verily believes; and further deponent saith not.

Subscribed and evern to before me this 5th day of June, 1914.



Mary Provines-2

STATE OF INDIANA, DETALB COUNTY, SS:

I, Murray A. Steele, Clerk of the DeWalb Circuit Court, of said State do hereby certify that the annexed Will and Testament of Mary Provines has been duly admitted to Probate in said county, and movem by the testimony of Clarence W. McClintock one of the subscribing witnesses thereto, and that a complete record of said Will and the mood thereof, has been recorded in Book No. 9 at pages 329 & 330 of the record of Wills of said county.

IN ATTTSTATION WENDERP, I bereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 5th day of June, 1044.

Olrk Devalb Cheuit Court.



WILLIAM F. PUTT

- I, William F. Puth, a resident of the City of Carrett, in the County of Dekalb and State f Indiana, being of sound and disposing mind and monory, do hereby make, publish and declare this my last will and testament hereby revoking any and all fermer wills by me made.
- Item I. My executor hereinafter named shall pay all of my just debts, funeral empanses and costs of administration of my es ate as hereinafter provided.
- Itom 2. I how by give and bequeath all of the dishes, silverware, liness and bedding of I shall die ressessed to the follow a named persons to be divide ason; then as equally which as possible to-wit:
- Elva Fut, Bulvia V. quinn, Ella I. DoFew, Poarl R. Drako, Douglas A. Futt, Collis E. Putt and Dil io R. Putt.
- Item 3. I horoby give, devise and bequeath all of the rest and residue of all property, real, personal and mixed of which I shall die pessessed, in equal shares to my wife and children named as Scilows:
- Elva Putt, Eylbia V. Quinn, Ella I. DoPov, Pearl R. Drake, Dourlas A. Putt, Collis E. Putt and Billio R. Putt, to be distributed to them as hereinanter provided.
- Item 4. I horoby nominate J. D. Brinkerhoff as the executor of this my wil. and authorize and direct him to proceed to sell all of my xnaccun property both personal and real, excepting that knimerian bequeats in Item 2 hereof, and to convert all of my said estate into cash; such sale shall be made as seen after my death as can be deno without injury to my estate and as may be, in the epinion of my said executor for the best interest of my logatees. For the purpose of carrying out the provisions of this my will my said executor is hereby given and granted full power and authority to make sale, transfer and delivery of passenal property and to execute conveyances for any and all of my real estate, either with or without order of Court, and to do or perform all things that may be necessary to effect such sale, transfer and conveyance of all of said property.

 Out of the fund thus created my said executor shall first pay all of my just debts, secured and unaccured, including the costs of administration of my estate, and shall distribute and pay the believe in equal shares to my eafd legatees, Elva Futt, Sylvia V. quine, Ella I. Delow, Fearl R. Drake, Douglas A. Futt, Collis S. Futt and Billie R. Futt.

The provision herein made for my wife, Elva Putt, being in lieu of her statutory allowance of \$500.00 and any and all other interest under the laws of distriction of the State of Indiana.

Item 5. In the event that Billio R. Putt shall not have at ained the age of 21 years at the time my estate is sottled and distribution made, it is my desire that Collis E. Put be appointed as Guardian for eald minor.

Witness my hand and seal this Inth day of January, 1940, at Carrett, Indiana.

The feregoing instrument signed and acknowledged by William P. Putt, as and for his last will and testament, in our presence, who at his request in his presence and in the presence of each other have hereunte set our hands as witnesses this I'th day of January, prosence of each other as 1940 at Garrets, Indiana.

J. D. Drinkorhoff (S.AL)

J. D. Brinkerhoff Jr. (SHAL)

I, William P. Putt, a resident of DeKalb County, in the State of Indiana, being of sound and disposing mind and memory, do hereby make, publish and declare this as a codicil to my will formerly made on the Ibth day of January, 1040.

Item I. I hereby revoke the nomination of J. D. Brinkerhoff as executor of my will as provided in Item IV thereof and substitute Salvin V. Guinn as executrix of my said will in the place and stead of said J. D. Brinkerhoff, and I hereby confirm all the other items in my said will and all of the other provisions in said Item IV.

WITHINGS my hand and soal this Oth day of August, 1944, at Carrett, Indiana.

William F. Putt (SEAL)

The fore cin; instrument signed and admovledged by William F. Put: as and for a codicil to his last will and testament, dated January IS, 1940, in our presence, who at his request, in his presence and in the presence of each other, have hereunte set our bands as witnesses this 6th day of August, 1044, at Carrett, Indiana.

J. D. Brinkerhoff Jr. (S-AL)

J. D. Bri derhoff (3 AL)



State of Indiana DoKalb County ... SS:

BS IT REMANDERED, That on the ISth day of January, 1948, J. D. Brinterhoff Jr. personally appeared before the Dehalb Circuit Court, of the State of Indiana, and being swern by the Clerk of said Court, testified as follows: That on the ISth day of January, 1940, he saw the said William F. Putt, since deceased, execute the amend in crument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator, and with his cluster, attested and subscribed by the said J. D. Brinterhoff Jr. and J. D. Brinterhoff in the presence of said testator, and of sach other, as subscribing witheases thereto; that the said testator, was, at that time, twenty-one years of any, of sound mind, and not under any correion or restraint, as the said dependent verile believes; and further dependent saith not.

J. D. Drinkerhoff Jr.

Subscribed and evern to before me this 16th day of January, 1940.

(SHAL)

Murray A. Steele Clark DeKalb Circuit Court.

STATE OF INDIANA, DEMALE COUNTY, 58:

I, Murray A. Steele, Clerk of the DeMails Circuit Court, of said State do hereby certify that the armoned Will and Testament of William F. Putt has been duly admitted to Probate in said county, and proven by the testimony of J. D. Brinkerhoff Jr. one of the subscribing witnesses thereto, and that a complete record of said Will and the proof thereof, has been recorded in Book No. 9 at page 553 and 554 of the record of Wills if said county.

IN ATTESTATION WHIREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this 16th day of January, 1948.

(SEAL)

Murray A. Steele Clark DeKalb Circuit Court.

State of Indiana DoKalb County...SS:

BE IT HEMMER D, That o the 16th day of Januar , 1944, J. D. Brinkerhoff porsonally appeared before the Defails Gircuit Court, of the State of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 9th day of August, 1944, he saw the said William F. Putt, ofnee deceased, excepts the an ened instrument in writing as and for a codicil to his last will and testment; that said instrument was at the same time at the request of said testator, and with his consent, attested and subscribed by the said J. D. Brinkerhoff Jr. and J. D. Brinkerhoff in the presence of said testator, and of each other, as subscribing witnesses thereto; that the said testator, was, at that time, wenty-one scare of ago, of sound mind, and not under any coordien or restraint, as the said dependent hank verily believes, and further dependent saith not.

J. D. Brinkerhoff Jr.

Subscribed and sworn to before me this 16th day of January, 1949.

(SHAL)

Murray A. Steele Clerk DeKalb Circuit Court.

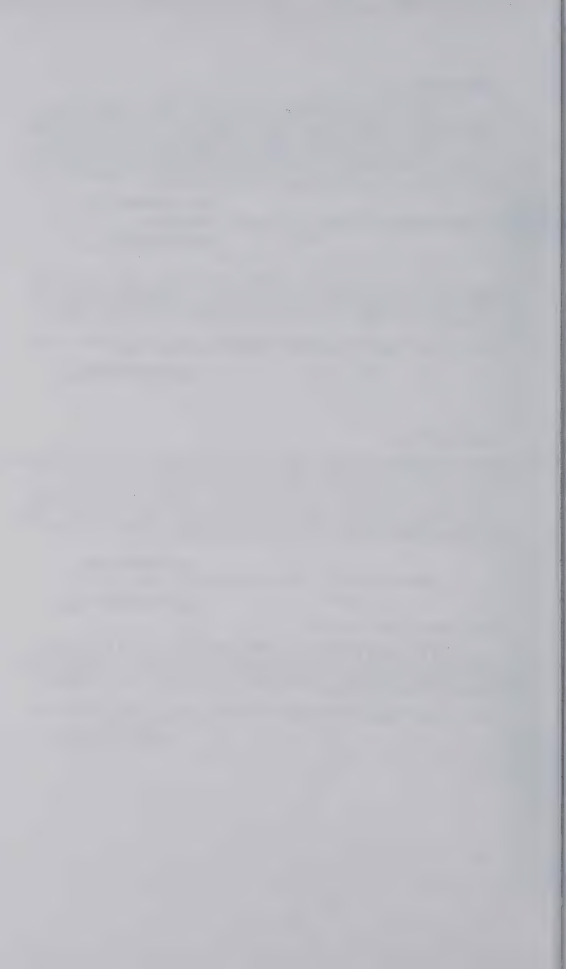
STATE OF INDIANA, DEKALD COUNTY, SS:

I, Murray A. Steele, Clerk of the DeKalb Circuit Court, of said State do hereby cortify that the annexed Codicil to the Will and Westmannt of Milliam F. Putt has been duly admitted to Frebate in said county, and proven by them testimony of J. D. Brinkerhoff Jr. and of the subscribing witnesses thereto, and that a complete record of said Codicil to the will and the proof thereof, has been recorded in Book No. 9 at pages 553 and 554 of the record of Wills of said county.

IN ACCESSACION WENCEDF, I horeunto subscribo my name and affix the seal of said Court, at Auburn, Indiana, in said Court, this I6th day of January, 1948.

(SHAL)

Murray A. Stoele Clork DoKalb Circuit Court.



Last Will and Testament

I, Add Quince, a recident of the City of Gerrett, DeKalb County, Indiana, of the age of seventy-four (74) years and being of sound and disposing mind and memory, do make, but me at any time made.

Item 1. I direct my Executrix, hereinafter named, to pay all my just debts together with the expenses of my last sickness, funeral and testamentary expenses as soon as possible after my decease.

Item 2. I give and bequeath unto my beloved wife, Mary Quince, all of the personal property of which I may die possessed of whatever nature, character or kind whatever including all bonds, notes, moneys, choses in action that may be classified as personal property, all of said personal property to be here absolute and forever.

Item 3. I giv, devise and bequeath unto my wife, Mary Quince, and ty daughter, Edna Hughes, the proceeds of the sale of all of the real estate of which I may die sale of said real estate a sum equal to and sufficient to pay the expense of my last sickness, funeral and testamentary expenses. If the expenses mentioned in Item 1 of will shall have been said by my Executrix out of my personal property, it is my will that all of the expenses shall first be deducted out of the proceeds of the sale of my real estate, and I give, devise and bequeath unto my said wife, Mary Quince, the said sum of money used to may said expenses; after which it is my will that the balance of the proceeds of the sale of my real estate shall be divided equally between my wife, mary Quince, and my daughter, Edna Hughes, to hold unto thouselves share and share alike absolute and forever.

Item 4. I do make constitute and appoint my wife, Mary Quince, as Frecutrix of this my Last will and Testamont, hereby revoking all former wills by me at any time

IN WITHESS WHITEFOF, I have here nto subscribed my name and affixed my scal this the 14th day of December, 1937.

Add Quince

The foregoing instrument was on this date published and delivered by the testator, Add Quinos, above named, as and for his Last Will and Testament in the presence of us the have heretofore at his request subscribed our names in his presence and in the presence of each other as witnesses thereto.

Kathryn Shaffer

Carrett, Ind.

W. W. Sharpless

Garrett, Ind.

State of Indiana DeKalb County . . . SS:

ameared before Carrie Weaver Clerk of he Bekalb Circuit Court, of the State of Indiana and b ine sworn by the Cle k of said Court, testified as follows. That on the 12th day of Becember 1937, he saw the said Add Quince, since deceased, execute the annexed instrument in writing as and for his last will and testament; that said instrument was, at the same time at the request of said testator and with his c neont, attested and subscribed by the said Kathryn Shaffer and W. W. Sharpless in the presence of said testator, and of ach other, as subscribing witnesses thereto; that the said any coercian or restraint, as the siad demonent verily believes; and further denoment saith not.

W. W. Sharpless

Subscribed and sworn to before me this 23 day of November 1940

Cerrie P. Weaver Clerk DeKalb Circuit Court

Steed of Indiana, Dekalb County, SS:

orrify that the annexed will and Testament of Add Quince has been duly admitted to Probate in said county, and proven by the testimony of W. W. Sharpless one of the subscribing witnesses thereto, and that a complete record of said will and the proof thereof, has been recorded in book No. 9 at pages 99 of the record of Wills of said county.

IN ATTESTATION THEREOF, I hereunto subscribe my name and effix the seal of said Court, at Auburn, Indiana, in said Court, this 23 day of November 1940

Ca rie P. Wesver Clerk DeKalb Circuit Court.

(Seal)



Effie Alice Quinn

I, Effic Alice Quinn, a resident of DeKalb County, Indiana, and being of sound and disposing mind and mentory, do make, publish and declare this to be my last will and testament, hereby revoking all former wills by me made.

Item 1. I direct my executrix, erein named, to pay all of my just debts and funeral expenses.

Item 2. I give, devise, and bequeath all the residue of my estate, both personal and real to my niece Nell S. Greene, and in the event of the death of my niece, Nell S. Greene, before my death, then the said property be rein devised toher, I give and devise and it shall go to my niece's husband, John Lynde Greene and in event of the death of my niece, Nell S. Greene and the death ofher husband, John Lynde Greene prior to my decease the said property herein devised shall go to my sister, Mary T. Stump.

Item 3: I constitute and appoint my niece, Hell S. Greene, executrix of this will and in event of the death of my niece, Nell S. Greene, rior to my decease, I constitute and appoint John Lynde Greene executor of this will.

mitness my hand and seal this 28th day of July, 1932, at the City ofAuburn, diana.

Effic Alica Outno.

Signed, sealed and acknowledged by said Tffic Alice Quinn, as her last will and testament in our presence, who, at her request, in her presence and the presence of each other have subscribed our names as witnesses thereto, this 25th day of July, 1932.

VirginiamBrown Richard W. Sharpless

State of Indiana County of DeKalb. . . se

Be It Remembered, that on the 1st day of Sentember, 1936, VirginianBrown, personally appeared before darl Walter, Clurk of the DeMalb Circuit Court of the Eate of Indiana, and being sworn by the Clerk of said Court, testified as follows: That on the 28th day of July, 1932, he saw the said Effic Alice Quinn, since deceased, execute the annexed instrument in writing as and for her last will and testament; that said instrument was, at the same time at the request of said testatrix, and withher consent, at ested and subscribed by the said Virginian Brown and Richard W. Sharpless in the presence of said testatrix, and of each other, assubscribing witnesses thereto; that the said testatrix, was, at that time, twenty-one years of age, of sound mind, and not under any coercion or restraint, as the said deponent verily believes; and further deponent saith not.

Virginia Brown

Subscribed and sworn to before me this the let day of Sentember, 1936.

Corl Walter, Ol Tk DeKalb Circuit Court.

State of Indiana. County of DeKalb. . . se

Be It Remembered, that I, Carl Walter, Clerk of the DeKalb Circuit Court, of said State do hereby certify that the ampared Will and Testament of Efficial County has been duly admitted to Probate in aid county, and proven by the testimony of Virginia Brown, one of the subscribing witnesses thereto and that a complete recordof said Will and the proof thereof, has been recorded in Book No. 8 at

IN ATTESTATION WHYREOF, I hereunto subscribe my name and affix the seal of said Court, at Auburn, Indiana, in said Court this let day of September, 1936.

Carl Walter, Clerk DeWalb Circuit Court



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ADAMS, HADDESSIE A.	09/08/1928	02/08/1930	7
ALBRIGHT, HENRY	05/13/1913	01/23/1925	8
AMES, ZELMA	03/10/1927	12/31/1934	9
AMMON, JOHN W.	02/06/1910	04/02/1925	10
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ANDREWS, MARY P.		11/21/1929	13
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MARKS, SARAH M.	07/17/1933	08/02/1935	533
MARSH, DELPHA E.	12/29/1938	03/27/1939	534
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MARTZ, WILLIAM	07/13/1943	08/03/1944	542
MASON, AGNES	10/05/1944	08/03/1945	543
MASON, NETTIE L.	12/02/1943	07/02/1945	544
MASON, WILLIAM	03/00/1926	04/06/1932	547
MAURER, MARY	09/22/1936	12/13/1939	548
MAURER, MINNIE LITTLE	09/27/1938	10/28/1938	549
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MCCAVIT, H. M.	03/02/1922	03/02/1932	558
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MILLER, NOAH	10/09/1919	02/24/1927	591
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SHAFFER, CORWIN P.	03/10/1947	09/10/1948	770
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SKELLY, MARGARET N.	04/04/1933	01/23/1946	803
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WELBORN, MARY E.	08/30/1930	12/30/1941	902
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